



The Gazette of India

PUBLISHED BY AUTHORITY

No. 14]

NEW DELHI, SATURDAY, APRIL 4, 1959/CHAITRA 14, 1881

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 23rd March, 1959:—

Issue No.	No. and date	Issued by	Subject
43	G.S.R. 365, dated 23rd March, 1959.	Ministry of Home Affairs.	Further amendment in Notification No. F. 7-JII/56, dated 20th March, 1956.
44	G.S.R. 366, dated 23rd March 1959.	Ministry of Food and Agriculture.	Further amendments in the Rice (Uttar Pradesh) Price Control Order, 1958.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories)

MINISTRY OF LAW

New Delhi, the 23rd March 1959

G.S.R. 369 [Contracts/Amtds. 7].—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law, No. G.S.R. 1161, dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In part XXII of the said notification, for item 5, the following item shall be substituted, namely:—

“Contracts, agreements and other instruments relating to advances granted to Government Servants for the purchase of motor cars, motor cycles, cycles or houses or for building houses or for medical attendance and treatment or for festivals or for floods, etc. or advances of pay and

travelling allowance on transfer and tour, or advances of pay to persons proceeding on deputation abroad, or advances in respect of the Travel Concession Scheme during regular leaves by the authorities granting the advances.

[No. F.17(1)/59-J.]

G.S.R. 370.—(Contracts/Admts. 8).—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India, in the Ministry of Law No. G.S.R. 1161, dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In Part XIX of the said notification, under head 'F' which relates to the Directorate General of Supplies and Disposals and the India Supply Mission, Washington, in clause (a) of item 2, for the words 'Deputy Director, General (Supplies and Disposals)', the words 'Deputy Director General (Progress)', shall be substituted.

[No. F.17(1)/59-J.]

(Department of Legal Affairs)

New Delhi, the 23rd March 1959

G.S.R. 371 [Contracts/Admts 9].—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In the said notification,—

1. in Part X which relates to the Ministry of Information and Broadcasting under Head F, the words 'the Controller of Administration, Films Division', shall be omitted;
2. in Part XV which relates to the Ministry of Rehabilitation, in item 1, after the words 'in connection with the payments under the', the words 'Ad-Hoc Payment Scheme,' shall be inserted.

[No. F. 17(1)/59-J.]

P. K. BOSE, Dy. Secy.

(Department of Legal Affairs)

New Delhi, the 31st March 1959

G.S.R. 372.—In exercise of the powers conferred by Clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Law No. S.R.O. 3920, dated the 5th December, 1957, namely:—

In the Schedule to the said notification under item 14, relating to Delhi, after entry (1) in the second column against part (b) in column 1, the following entry shall be inserted, namely:—

'(2) Shri Radha Krishna Mehra, Additional Standing Government Counsel.'

[No. F. 51(2)/57-J.]

B. N. LOKUR, Jt. Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd March 1959

G.S.R. 373.—In exercise of the powers conferred by section 2 of the Union Territories (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the Union territory of Tripura, the Bombay Money-lenders Act, 1946 (Bombay

Act No. XXXI of 1947), as at present in force in the State of Bombay, subject to the following modifications, namely:—

Modifications

1. Throughout the Act—

- (a) for the words "State Government", the words "Chief Commissioner of Tripura" shall be substituted;
- (b) for the word "State (except where it occurs in the expression 'State Government')", the words "Union territory" shall be substituted;
- (c) for the words "Official Gazette", the words "Tripura Gazette" shall be substituted.

2. In section 1—

- (a) for sub-section (2), the following sub-section shall be substituted, namely—
"(2) It extends to the whole of the Union territory of Tripura";
- (b) sub-section (3) shall be omitted.

3. In section 2—

- (a) for clause (5), the following clause shall be substituted, namely—
"(5) 'co-operative society' means a society registered or deemed to have been registered under the law relating to co-operative societies in force in Tripura or any such law in force elsewhere in the territory of India;"
- (b) the Explanation to sub-clause (g) of clause (9) shall be omitted;
- (c) for clause (13), the following clause shall be substituted, namely:—
"'Union territory' means the Union territory of Tripura;";
- (d) for clause (13-A), the following clause shall be substituted, namely:—
"(13-A) 'recognised language' means English, Bengali or Hindi;".

4. In sub-clause (iii) of clause (a) of sub-section (2) of section 6, the words and letter "except Part B States" shall be omitted.

5. In section 9, for the word "July", the word "March" shall be substituted.

6. (a) In clause (b) of sub-section (5) of section 10, the following shall be omitted, namely:—

"or a manager of an estate taken under management under the Broach and Kaira Incumbered Estates Act, 1881 or the Gujarat Talukdars Act, 1888":

(b) in same clause, the words and figures "the Presidency towns Insolvency Act, 1909, or" shall be omitted.

7. In section 26, for the words "registration of documents and other usual out-of-pocket expenses", the words "and registration of documents", and for the words "charges or expenses", the words "or charges" shall be substituted.

8. The Explanation to section 38 shall be omitted.

9. Section 38 shall be omitted.

10. Section 38-A shall be renumbered as section 38 and in the section as so renumbered, for the word "it" the word "him" shall be substituted.

11. Sub-section (4) of section 39 shall be omitted.

ANNEXURE

THE BOMBAY MONEY-LENDERS ACT, 1946 AS EXTENDED TO THE UNION TERRITORY OF TRIPURA

BOMBAY ACT NO. XXXI OF 1947

THE BOMBAY MONEY-LENDERS ACT, 1946

An Act to regulate the transactions of money-lending in the Province of Bombay.

Whereas it is expedient to make better provision for the regulation and control of transactions of money-lending in the Province of Bombay;

It is hereby enacted as follows:—

I. Short title, extent and commencement.—(1) This Act may be called the Bombay Money-lenders Act, 1946.

(2) It extends to the whole of the Union territory of Tripura.

* * * *

2. Definitions.—In this Act, unless there is anything repugnant in the subject or context,—

- (1) "bank" means a banking company as defined in the Banking Companies Act, 1949 (X of 1949);
- (2) "business of money-lending" means the business of advancing loans whether or not in connection with or in addition to any other business;
- (3) "Capital" means a sum of money which a money-lender invests in the business of money-lending;
- (4) "Company" means a company as defined in the Indian Companies Act, 1913 (VII of 1913), or formed in pursuance of an Act of Parliament of the United Kingdom or by Royal Charter or Letters Patent, or by an Act of the Legislature of a British Possession;
- (5) "Co-operative society" means a society registered or deemed to have been registered under the law relating to co-operative societies in force in Tripura or any such law in force elsewhere in the territory of India;
- (6) "interest" includes any sum, by whatsoever name called, in excess of the principal paid or payable to a money-lender in consideration of or otherwise in respect of a loan, but does not include any sum lawfully charged by a money-lender for or on account of costs, charges or expenses in accordance with the provisions of this Act, or any other law for the time being in force;
- (7) "licence" means a licence granted under this Act;
- (8) "licence fee" means the fee payable in respect of a licence;
- (9) "loan" means an advance at interest whether of money or in kind, but does not include—
 - (a) a deposit of money or other property in a Government Post Office Bank or in any other bank or in a company or with a co-operative society;
 - (b) a loan to, or by, or a deposit with any society or association registered under the Societies Registration Act, 1860 (XXI of 1860), or any other enactment relating to a public, religious or charitable object;
 - (c) a loan advanced by Government or by any local authority authorised by Government;
 - (d) a loan advanced by a co-operative society;
 - (d1) an advance made to a subscriber to, or a depositor in, a Provident Fund from the amount standing to his credit in the fund in accordance with the rules of the fund;
 - (d2) a loan to or by an insurance company as defined in the Insurance Act, 1938 (VI of 1938);
 - (e) a loan to, or by a bank;
 - (f) an advance made on the basis of a negotiable instrument as defined in the Negotiable Instruments Act, 1881 (XXVI of 1881), other than a promissory note;
 - (g) except for the purposes of sections 23 and 25,—
 - (i) a loan to a trader;
 - (ii) a loan to a money-lender who holds a valid licence; or
 - (iii) a loan, by a landlord to his tenant for financing of crops or seasonal finance, of not more than Rs. 50 per acre of land held by the tenant.
- * * * *
- (10) "Money-lender" means—
 - (i) an individual, or
 - (ii) an undivided Hindu family, or
 - (iii) * * * *
- (iiia) a company, or
- (iv) an unincorporated body of individuals, who or which—
 - (a) carries on the business of money-lending in the Union territory; or

- (b) has his or its principal place of such business in the Union territory;
- (11) "prescribed" means prescribed by rules made under this Act;
- (12) "principal" means in relation to a loan the amount actually advanced to the debtor;
- (12A) "Provident Fund" means a Provident Fund as defined in the Provident Funds Act, 1925 (XIX of 1925), and includes a Government Provident Fund and a Railway Provident Fund as defined in the said Act;
- (13) "Union territory" means the Union territory of Tripura;
- (13A) "recognised language" means English, Bengali or Hindi.
- (14) "register" means a register of money-lenders maintained under section 4;
- (15) "rules" means rules made under this Act;
- (17) "suit to which this Act applies" means any suit or proceeding—
 - (a) for the recovery of a loan made after the date on which this Act comes into force;
 - (b) for the enforcement of any security taken, or any agreement, made after the date on which this Act comes into force in respect of any loan made either before or after the said date; or
 - (c) for the redemption of any security given after the date on which this Act comes into force in respect of any loan made whether before or after the said date;
- (18) "trader" means a person who in the regular course of business buys and sells goods or other property, whether moveable or immovable, and includes—
 - a wholesale or retail merchant,
 - a commission agent,
 - a broker,
 - a manufacturer,
 - a contractor,
 - a factory owner,**

but does not include an artisan or a person who sells his agricultural produce or cattle or buys agricultural produce or cattle for his use.

Explanation.—For the purposes of this clause an "artisan" means a person who does not employ more than ten workers in a manufacturing process on any one day of the twelve months immediately preceding.

3. Appointment of Registrar General, Registrars and Assistant Registrars.—The Chief Commissioner of Tripura may, by notification in the Tripura Gazette, appoint such persons, whether public officers or not, as it thinks proper, to be a Registrar General, Registrars and Assistant Registrars of money-lenders for the purposes of this Act and may define the areas within which each such officer shall exercise his powers and perform his duties.

4. Register of money-lenders.—Every Assistant Registrar shall maintain for the area in his jurisdiction a register of money-lenders in such form as may be prescribed.

5. Money-lender not to carry on business of money-lending except for area under licence and except in accordance with terms of licence.—No money-lender shall carry on the business of money-lending except in the area for which he has been granted a licence and except in accordance with the terms and conditions of such licence.

6. Application for licence.—(1) Every money-lender shall annually before such date as may be prescribed make an application in the prescribed form for the grant of a licence to the Assistant Registrar of the area within the limits of which, the place where he intends to carry on the business on money-lending or

if he intends to carry on such business at more than one place in the area, the principal place of such business is situated. Such application shall contain the following particulars, namely:—

- (a) the name in which such money-lender intends to carry on business and the name of the person proposed to be responsible for the management of the business;
- (b) if the application is by or on behalf of—
 - (i) an individual, the name and address of such individual,
 - (ii) an undivided Hindu family, the names and addresses of the manager and the adult coparceners of such family,
 - (iii) a company, the names and addresses of the directors, manager or principal officer managing it,
 - (iv) an unincorporated body of individuals, the names and addresses of such individuals;
- (c) the area and the place or principal place of the business of money-lending in the Union territory;
- (d) the name of any other place in the Union territory where the business of money-lending is carried on or intended to be carried on;
- (e) whether the person signing the application has himself, or any of the adult coparceners of an undivided Hindu family, or any director, manager or principal officer of the Company or any member of the unincorporated body on behalf of which such application has been made, as the case may be, has carried on the business of money-lending in the Union territory in the year ending on the 31st day of March immediately preceding the date of the application either individually, or in partnership, or jointly with any other coparcener or any other person and whether in the same or any other name;
- (f) the total amount of the capital which such person intends to invest in the business of money-lending in the year for which the application has been made;
- (g) if the places at which the business of money-lending is to be carried on are more than one, the names of persons who shall be in the management of the business at each such place.

(2) The application shall be in writing and shall be signed—

- (a) (i) if the application is made by an individual, by the individual;
- (ii) if the application is made on behalf of an undivided Hindu family, by the manager of such family;
- (iii) if the application is made by a company or unincorporated body, by the managing director or any other person having control of its principal place of business in the territory of India or of its place of business in the area in which it intends to carry on the business; or
- (b) by an agent authorised in this behalf by a power of attorney by the individual money-lender himself, or the family, or the company or the unincorporated body, as the case may be.

(3) The application shall also contain such other particulars as may be prescribed.

(4) The application shall be accompanied by a licence fee at the following rates—

- (a) If the place at which the business of money-lending is to be carried on is not more than one—Rs. 5.
- (b) If the business of money-lending is to be carried on at more than one place within the limits of the area of the Registrar—Rs. 5 for the licence for the principal place of business and Rs. 2 for the licence for each of the other places in the area:

Provided that where an application is made after the expiry of the period prescribed by rules in respect of such application, it shall be accompanied by a licence fee at double the rates specified above.

(5) The fee payable under this section shall be paid in the manner prescribed and shall not be refunded, notwithstanding the fact that the grant of the licence is refused or the application is withdrawn.

7. Grant of licence and entry in register.—(1) On the receipt of an application under section 6 and after making a summary inquiry in accordance with the prescribed procedure, the Assistant Registrar shall forward the application, together with his report, to the Registrar. The Registrar may after making such further inquiry, if any, as he deems fit, grant the applicant a licence in such form and subject to such conditions as may be prescribed and direct the Assistant Registrar to enter the name of such applicant in the register maintained by him under section 4.

If the application is in respect of more than one place of business in the area under the jurisdiction of the Registrar, a separate licence in respect of each such place shall be granted in the name of the applicant and the person responsible for the management of the business at such place.

(2) If the application also contains a request for the grant of a licence to carry on the business of money-lending at any place within the Union territory, but at a place outside the jurisdiction of the Registrar who granted the licence in respect of the principal place of business of the money-lender, the Registrar shall forward copies of the application and of the licence granted to the Registrar having jurisdiction who may grant a licence on payment of the licence fee provided for in section 6 without making any inquiry in respect of the application.

8. Refusal of issue of licence.—(1) The grant of a licence shall not be refused except on any of the following grounds:—

- (a) that the applicant, or any person responsible or proposed to be responsible for the management of his business as a money-lender is disqualified from holding a licence;
- (b) that the applicant has not complied with the provisions of this Act or the rules in respect of an application for the grant of a licence;
- (c) that the applicant has made wilful default in complying with or knowingly acted in contravention of any requirement of this Act;
- (d) that satisfactory evidence has been produced that the applicant or any person responsible or proposed to be responsible for the management of his business of money-lending has—
 - (i) knowingly participated in or connived at any fraud or dishonesty in the conduct of or in connection with the business of money-lending, or
 - (ii) been found guilty of an offence under Chapter XVII or sections 465, 477 or 477-A of Chapter XVIJI of the Indian Penal Code (XLV of 1860).

(2) The Registrar shall, before refusing a licence under sub-section (1), record the evidence adduced before him and his reasons for such refusal.

(3) An appeal shall lie from an order of the Registrar refusing a licence under sub-section (1) to the Registrar General, whose decision shall be final.

8A. Registrar's power to cancel licences.—(1) The Registrar, may during the term of any licence, cancel the same by an order in writing on the ground that the person to whom it was granted has been guilty of any act or conduct for which he might under section 8 have refused him the grant of the licence and which act or conduct was not brought to his notice at the time of the grant.

(2) Before cancelling a licence under sub-section (1) the Registrar shall give notice in writing to the licensee and may hold such inquiry as may be necessary.

(3) An appeal shall lie from an order of the Registrar cancelling a licence under sub-section (1) to the Registrar General whose decision shall be final.

9. Term of licence.—A licence shall be valid from the date on which it is granted to the 31st day of March following.

10. Stay of suits by money-lenders not holding licence.—(1) After the expiry of six months from the date on which this Act comes into force, no Court shall pass a decree in favour of a money-lender in any suit filed by a money-lender to which this Act applies unless the Court is satisfied that at the time when the loan or any part thereof to which the suit relates was advanced, the money-lender held a valid licence.

(2) If during the trial of any such suit, the Court finds that the money-lender had not held such licence, the Court may, on the application of the money-lender, stay the hearing of the suit and require him to produce within a period of three months a licence on payment to the Registrar of all the arrears of the licence fees payable by him under this Act for the period commencing from the date on which he started the business of money-lending or the expiry of six months from the date on which this Act comes into force, whichever is later, together with such penalty, not exceeding Rs. 500, as the Court may direct:

Provided that when the Court is satisfied that the failure of the money-lender to obtain a licence was due to any reasonable cause, the Court may direct that no penalty as aforesaid or part of such penalty shall be paid by the money-lender.

(3) The Court may, on sufficient cause being shown, from time to time extend the period during which the money-lender shall be required to produce a licence.

(4) If the money-lender fails to produce the licence required under sub-section (2) within the period specified therein or within such period as may be extended under sub-section (3), the Court shall dismiss the suit. If the money-lender produces such licence within the aforesaid period, the Court shall proceed to hear the suit.

(5) Nothing in this section shall affect—

- (a) suits in respect of loans advanced by a money-lender before the date on which this Act comes into force;
- (b) the powers of a Court of Wards, or an Official Assignee, a receiver, an administrator or a Court under the provisions of the Provincial Insolvency Act, 1920 (V of 1920), or of a liquidator under the Indian Companies Act, 1913 (VII of 1913), to realise the property of a money-lender.

11. Entry in register and grant of licence to a money-lender directed to obtain licence under section 10.—Any money-lender who is required under sub-section (2) of section 10 to produce a licence shall make an application to the Registrar through the Assistant Registrar in the manner specified in section 6 and on receipt of such application the Registrar may, subject to the provisions of section 8, and after making such inquiry as he deems fit, grant the money-lender on payment of the arrears of licence fee, and the penalty, if any, directed by the Court to be paid, a licence in the form and subject to the conditions specified in section 7 and direct the Assistant Registrar to enter the name of the money-lender in the Register.

12. Application for cancellation of licence.—(1) Any person may, during the currency of a licence, file an application, to the Registrar General for the cancellation of the licence issued to a money-lender on the ground that such money-lender has been guilty of any act or conduct for which the Registrar may under section 8 refuse him the grant of a licence. At the time of filing his application the said person shall deposit such amount not exceeding Rs. 100 as the Registrar General may deem fit.

(2) On the receipt of such application and deposit the Registrar General shall hold an inquiry and if he is satisfied that the money-lender has been guilty of such act or conduct he may direct the Registrar to cancel the licence of the money-lender and may also direct the return of the deposit made under sub-section (1).

(3) If in the opinion of the Registrar General, an application made under sub-section (1) is frivolous or vexatious, he may, out of the deposit made under sub-section (1), direct to be paid to the money-lender such amount as he deems fit as compensation.

13. Registrar General, Registrar and Assistant Registrar to have powers of Civil Court.—For the purposes of section 7 the Registrar and Assistant Registrar, and for the purposes of section 12 the Registrar General, shall have and may exercise the same powers as are vested in a Civil Court under the Code of Civil Procedure, 1908 (V of 1908), in respect of the following matters:—

- (a) enforcing the attendance of any person and examining him on oath;
- (b) compelling the production of documents and material objects;
- (c) issuing commissions for the examination of witnesses; and
- (d) proof of facts by affidavits.

13A. Power of authorised officer to require production of record or documents.—For the purpose of verifying whether the business of money-lending is carried on in accordance with the provisions of this Act, any Registrar, Assistant Registrar or any other officer authorised by the Chief Commissioner of Tripura in this behalf may require any money-lender any person in respect of whom the Registrar, Assistant Registrar or the officer so authorized has reason to believe that he is carrying on the business of money-lending in the Union territory to produce any record or document in his possession which in his opinion is relevant for the purpose and thereupon such money-lender or person shall produce such record or document. The Registrar, Assistant Registrar or officer so authorised may after reasonable notice at any reasonable time enter any premises where he believes such record or document to be and may ask any question necessary for interpreting or verifying such record.

14. Court's power to cancel or suspend a licence.—(1) (i) A Court passing an order of conviction against a money-lender for an offence under this Act, or

(ii) a Court trying a suit to which this Act applies, if satisfied that such money-lender has committed such contravention of the provisions of this Act or the rules as would, in its opinion, make him unfit to carry on the business of money-lending—

- (a) may order that all the licences held by such money-lender in the Union territory be cancelled or suspended for such time as it may think fit; and
- (b) may, if it thinks fit, declare any such money-lender, or if any money-lender is an undivided Hindu family, a Company or an unincorporated body, such family, company or body and also any person responsible for the management of the business of money-lending carried on by such family, company or body, to be disqualified from holding any licence in the Union territory for such time as the Court may think fit.

(2) Where a Court convicts a money-lender of an offence under this Act, or makes an order or declaration under clause (a) or (b) of sub-section (1), it shall cause the particulars of the conviction, order or declaration, as the case may be, to be endorsed on all the licences held by the money-lender convicted or by any other person affected by the order or declaration and shall cause copies of its order or declaration to be sent to the Registrars by whom the licences were granted for the purpose of entering such particulars in the registers:

Provided that where any licence held by any money-lender is suspended or cancelled or any money-lender is disqualified from holding any licence under this section he may appeal against such order to the Court to which an appeal ordinarily lies from the decision of the Court passing the order; and the Court which passed the order or the Court of appeal may, if it thinks fit, pending the appeal, stay the operation of the order under this section.

(3) Any licence required by a Court for endorsement in accordance with sub-section (2) shall be produced by the person by whom it is held in such manner and within such time as may be directed by the Court and any person who, without reasonable cause, makes default in producing the licence so required shall be liable, on conviction, to a fine not exceeding Rs. 500 for each day for the period during which the default continues.

(4) Powers conferred on a Court under this section may be exercised by any Court in appeal or in revision.

15. No compensation for suspension or cancellation of licence.—Where any licence is suspended or cancelled under this Act, no person shall be entitled to any compensation or the refund of any licence fee.

16. Persons debarred from doing business during period of suspension or cancellation of licence.—A person whose licence has been suspended or cancelled in accordance with the provisions of this Act shall, during the period of suspension or cancellation, as the case may be, be disqualified from holding any licence in the Union territory.

17. Person whose licence is suspended or cancelled not to apply without giving particulars of endorsement or of disqualification.—No person whose licence has been endorsed under section 14 or who has been disqualified from holding a licence shall apply for, or be eligible to hold a licence, without giving particulars of such endorsement or disqualification.

18. Duty of money-lender to keep accounts and furnish copies.—(1) Every money-lender shall keep and maintain a cash book and a ledger in such form and in such manner as may be prescribed.

(2) Every money-lender shall—

(a) deliver or cause to be delivered—

(i) to the debtor within 30 days from the date on which a loan is made, a statement in any recognised language showing in clear and distinct terms the amount and date of the loan and of its maturity, the nature of the security, if any, for the loan, the name and address of the debtor and of the money-lender and the rate of interest charged;

Provided that no such statement shall be required to be delivered to a debtor if he is supplied by the money-lender with a pass book which shall be in the prescribed form and shall contain an up-to-date account of the transactions with the debtor;

(ii) to the Assistant Registrar, within the said period a statement containing the particulars referred to in clause (a) (i);

(b) upon repayment of a loan in full, mark indelibly every paper signed by the debtor with words indicating payment or cancellation, and discharge every mortgage, restore every pledge, return every note and cancel or reassign every assignment given by the debtor as security for the loan.

(2A) Notwithstanding anything contained in clause (a) (ii) of sub-section (2), the Chief Commissioner of Tripura may by order in writing permit such class of money-lenders as may be specified in the order to deliver or cause to be delivered to the Assistant Registrar a statement containing the particulars referred to in clause (a) (i) of sub-section (2) in respect of all loans made during every such period as may be specified in the order. And upon the issue of such order a money-lender electing to deliver a periodical statement as provided in this sub-section shall deliver or cause to be delivered the same within a period of 30 days from the date of expiry of every such period.

(3) No money-lender shall receive any payment from a debtor on account of any loan without giving him a plain and complete receipt for the payment.

(4) No money-lender shall accept from a debtor any article as a pawn, pledge or security for a loan without giving him a plain signed receipt for the same with its description, estimated value, the amount of loan advanced against it and such other particulars as may be prescribed.

19. Delivery of statement of accounts and copies thereof by money-lender.—(1) Every money-lender shall deliver or cause to be delivered every year to each of his debtors a legible statement of such debtor's accounts signed by the money-lender or his agent of any amount that may be outstanding against such debtor. The statement shall show—

- (i) the amount of principal and the amount of interest, separately, due to the money-lender;
- (ii) the amount of every payment already received by the money-lender in respect of the loan during the year together with the date on which each payment was made;
- (iii) all payments credited first in the account of interest, and the residue, if any, of any payment more than sufficient to discharge the balance of interest due at the time it is made, credited to the debtor in the account of principal or in the alternative such of the payments credited first in the account of principal as the money-lender may determine and the remaining payments credited in the account of interest calculated on the basis of the decreased balance of principal and when the balance of interest is fully discharged the residue of the payments, if any, further credited in the account of principal;
- (iv) the amount of principal and interest remaining unpaid.

The statement shall be signed by the money-lender, or his agent, and shall be in any recognised language. It shall be in such form and shall be supplied to the debtor on or before such date as may be prescribed:

Provided that no such statement shall be required to be delivered to a debtor if he is supplied by the money-lender with a pass book which shall be in the prescribed form and shall contain an up-to-date account of the transactions with the debtor.

The money-lender shall on or before the aforesaid date deliver or cause to be delivered a statement containing the particulars specified in clauses (i) to (iv) to the Assistant Registrar.

(2) In respect of any particular loan, whether advanced before or after the date on which this Act comes into force, the money-lender shall, on demand in writing being made by the debtor at any time during the period when the loan or any part thereof has not been repaid, and on payment of the prescribed fee supply to the debtor, or if the debtor so requires to any person specified in that behalf in the demand, a statement, in any recognised language, signed by the money-lender or his agent, and containing the relevant particulars specified in sub-section (1).

(3) A money-lender shall, on a demand in writing by the debtor, and tender of the prescribed sum of expenses, supply a copy of any document relating to a loan made by him or any security therefor to the debtor, or if the debtor so requires to any person specified in that behalf in the demand.

(4) For the purposes of this section "year" means the year for which the accounts of the money-lender are ordinarily maintained in his own books.

19A. Fees for certain statements supplied to debtors and Assistant Registrars.—

(1) A money-lender may recover from a debtor fees for the statements or a pass book supplied to him under sub-section (2) of section 18 or sub-section (1) of section 19 and in respect of copies of such statements supplied to the Assistant Registrar under the said sub-sections, or in respect of copies of statement supplied to him under sub-section (2A) of section 18.

(2) Such fees shall be recoverable at such rates and in such manner as may be prescribed, subject to the maximum of two rupees per debtor, per year, irrespective of the number of statements or copies thereof supplied to the debtor or the Assistant Registrar during the relevant year.

20. Debtor not bound to admit correctness of accounts.—A debtor to whom a statement of accounts or a pass book has been furnished under section 19 shall not be bound to acknowledge or deny its correctness and his failure to do so shall not, by itself, be deemed to be an admission of the correctness of the accounts.

21. Procedure of Court in suits regarding loans.—Notwithstanding anything contained in any law for the time being in force, in any suit to which this Act applies—

- (a) a Court shall, before deciding the claim on merits, frame and decide the issue whether the money-lender has complied with the provisions of sections 18 and 19;
- (b) if the Court finds that the provisions of section 10 or section 19 have not been complied with by the money-lender, it may, if the plaintiff's claim is established, in whole or in part, disallow the whole or any portion of the interest found due, as may seem reasonable to it in the circumstances of the case and may disallow costs.

Explanation.—A money-lender who has given the receipt or furnished a statement of accounts or a pass book in the prescribed form and manner, shall be held to have complied with the provisions of section 18 or section 19, as the case may be, in spite of any errors and omissions, if the Court finds that such errors and omissions are not material or not made fraudulently.

22. Provisions of certain sections not to apply to loans made by company or unincorporated body exempted by Government.—Nothing in sections 18 to 21 shall apply to loans advanced by any company or unincorporated body which the Chief Commissioner of Tripura may by notification in the Tripura Gazette exempt from the operation of those sections.

23. Power of Court to limit interest recoverable in certain cases.—Notwithstanding anything contained in any agreement or any law for the time being in force, no Court shall in respect of any loan whether advanced before or after the date on which this Act comes into force, decree, on account of interest, a sum greater than the principal of the loan due on the date of the decree.

24. Power of Court to direct payment of decretal amount by instalments.—Notwithstanding anything contained in the Code of Civil Procedure, 1908 (V of 1908), the Court may, at any time, on application of a judgment-debtor, after notice to the decree holder, direct that the amount of any decree passed against

him, whether before or after the date on which this Act comes into force, in respect of a loan, shall be paid in such number of instalments and subject to such conditions, and payable on such dates, as, having regard to the circumstances of the judgment-debtor and the amount of the decree, it considers fit.

25. Limitation on rates of interest.—(1) The Chief Commissioner of Tripura may from time to time by notification in the Tripura Gazette fix the maximum rates of interest for any local area or class of business of money-lending in respect of secured and unsecured loans:

(2) Notwithstanding anything contained in any law for the time being in force, no agreement between a money-lender and a debtor for payment of interest at rates exceeding the maximum rates fixed by the Chief Commissioner of Tripura under sub-section (1), he shall, for the purposes of section 34, be deemed to have contravened the provisions of this Act.

26. Prohibition of charge for expenses on loans by money-lenders.—No money-lender shall receive from a debtor or intending debtor any sum other than reasonable costs of investigating title to the property, costs of stamps, and registration of documents in cases where an agreement between the parties includes a stipulation that property is to be given as security or by way of mortgage and where both parties have agreed to such costs and reimbursement thereof; or where such costs, or charges are leviable under the provisions of the Transfer of Property Act, 1882 (IV of 1882), or any other law for the time being in force.

27. Notice and information to be given on assignment of loan.—(1) Where a loan advanced, whether before or after the date on which this Act comes into force, or any interest of such loan or the benefit of any agreement made or security taken in respect of such loan or interest is assigned to any assignee, the assignor (whether he is the money-lender by whom the money was lent or any person to whom the debt has been previously assigned) shall, before the assignment is made—

- (a) give the assignee notice in writing that the loan, interest, agreement or security is affected by the operation of this Act;
- (b) supply to the assignee all information necessary to enable him to comply with the provisions of this Act; and
- (c) give the debtor notice in writing of the assignment supplying the name and address of the assignee.

(2) Any person acting in contravention of the provisions of sub-section (1) shall be liable to indemnify any other person who is prejudiced by the contravention.

28. Application of Act as respects assignees.—(1) Save as hereinafter provided, where any debt due to a money-lender in respect of money lent by him whether before or after the date on which this Act comes into force or of interest on money so lent or of the benefit of any agreement made or security taken in respect of any such debt or interest, has been assigned the assignee shall be deemed to be the money-lender and all the provisions of this Act shall apply to such assignee as if he were the money-lender.

(2) Notwithstanding anything contained in this Act or in any other law for the time being in force, where for any reason any such assignment is invalid and the debtor has made any payment of money or transfer of property on account of any loan which has been so assigned, the assignee shall in respect of such payment or transfer be deemed to be the agent of the money-lender for all the purposes of this Act.

29. Reopening of transactions.—Notwithstanding anything contained in any law for the time being in force, the Court shall, in any suit to which this Act applies, whether heard *ex parte* or otherwise—

- (a) reopen any transaction, or any account already taken between the parties;
- (b) take an account between the parties;
- (c) reduce the amount charged to the debtor in respect of any excessive interest;
- (d) if on taking accounts it is found that the money-lender has received more than what is due to him pass a decree in favour of the debtor in respect of such amount;

Provided that in the exercise of these powers, the Court shall not—

(1) reopen any adjustment or agreement purporting to close previous dealings and to create new obligations which have been entered into by the parties or any person through whom the claim at a date more than six years from the date of the suit;

(ii) do anything which affects any decree of a Court.

Explanation.—For the purpose of this section “excessive interest” means interest at a rate which contravenes any of the provisions of section 25.

30. Inquiry for taking accounts and declaring the amount due.—(1) Any debtor may make an application at any time to the Court, whether the loan to which the suit relates has or has not become payable, for taking accounts and for declaring the amount due to the money-lender. Such application shall be in the prescribed form and accompanied by the prescribed fee.

(2) On receipt of such application, the Court shall cause a notice of the application to be given to the money-lender.

(3) On the date fixed for the hearing of the application or on such date to which the hearing may be adjourned from time to time, the Court shall make an inquiry and shall after taking an account of the transactions between the parties pass an order declaring the amount, if any, still payable by the debtor to the money-lender, in respect of the principal and interest, if any. In taking accounts under this section the Court shall follow the provisions of Sections 18 to 29 and section 31A.

31. Deposit in Court of money due to money lender.—(1) At any time a debtor may tender to a money-lender any sum of money due from him to the money-lender in respect of a loan by way of principal, interest or both.

(2) If the money-lender refuses to accept any sum so tendered, the debtor may deposit the said sum in Court to the account of the money-lender.

(3) The Court shall thereupon cause written notice of the deposit to be served on the money-lender, and he may, on presenting a petition stating the sum then due in respect of the loan, and his willingness to accept the said sum, receive and appropriate it first towards the interest and the residue if any towards the principal.

(4) When the money-lender does not accept the sum, the Court shall appropriate the said sum first towards the interest and the residue if any towards the principal.

31A. When Interest to be paid for entire month.—Notwithstanding any agreement between the parties or any law for the time being in force, when a statement is delivered or pass book is supplied to a debtor under section 19 or if accounts are taken under section 30 or a tender is made by a debtor to a money-lender in respect of a loan under section 31 before the sixteenth day of a calendar month, the interest due shall be calculated as payable for fifteen days of the said month, and if the statement is delivered or pass book is supplied or accounts are taken or tender is made on any subsequent day, then for the entire calendar month irrespective of the fact that such statement is delivered or pass book is supplied or such accounts are taken or such tender is made on any such day.

32. Entry of wrong sum in bond, etc., to be an offence.—(1) No money-lender shall take any promissory note, acknowledgment, bond or other writing which does not state the actual amount of the loan, or which states such amount wrongly or execute any instrument in which blanks are left to be filled after execution.

(2) Whoever contravenes the provisions of sub-section (1) shall, on conviction, be punishable with fine which may extend to Rs. 1,000 or with imprisonment of either description which may extend to six months or with both.

33. Penalty for molestation.—(1) Whoever molests, or abets the molestation of, a debtor for the recovery of a debt due by him to a creditor shall, on conviction, be punishable with imprisonment of either description which may extend to three months or with fine which may extend to Rs. 500 or with both.

Explanation.—For the purpose of this section a person who, with intent to cause another person to abstain from doing any act which he has a right to do or to do any act which he has a right to abstain from doing—

(a) obstructs or uses violence to or intimidates such other person, or

- (b) persistently follows such other person from place to place or interferes with any property owned or used by him or deprives him of, or hinders him in, the use thereof, or
- (c) loiters near a house or other place where such other person resides or works, or carries on business, or happens to be, or does any act calculated to annoy or intimidate such other person, shall be deemed to molest such other person:

Provided that a person who goes to such house or place in order merely to obtain or communicate information shall not be deemed to molest.

34. General provision regarding penalties.—Whoever fails to comply with or acts in contravention of any provision of this Act shall, if no specific penalty has been provided for in this Act, be punishable—

- (a) for the first offence with simple imprisonment which may extend to two months or with fine which may extend to Rs. 500 or with both; and
- (b) for the second or subsequent offence with imprisonment of either description which may extend to six months or with fine or with both.

35. Offences by corporations, etc.—If the person contravening any of the provisions of this Act is an undivided Hindu family or a company or an unincorporated body, the person responsible for the management of the business of such family, company or body shall be deemed to be guilty of such contravention.

35A. Certain offences to be cognizable.—Notwithstanding anything contained in the Code of Criminal Procedure, 1898, offences punishable—

- (a) under section 34 for contravening the provisions of section 5, and
- (b) under section 33,

shall be cognizable.

36. Arrest and imprisonment in execution of decree for money against agricultural debtors, abolished.—Notwithstanding any law for the time being in force, no debtor who cultivates land personally and whose debts do not exceed Rs. 15,000 shall be arrested or imprisoned in execution of a decree for money passed in favour of a money-lender, whether before or after the date on which this Act comes into force.

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37. Every officer to be public servant.—Every officer of the Government acting under the provisions of this Act shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code (XLV of 1860).

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38. Power of Chief Commissioner of Tripura to delegate his powers.—The Chief Commissioner of Tripura may delegate to any officer any of the powers conferred on him by or under this Act.

39. Rules.—(1) The Chief Commissioner of Tripura may make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing provision, such rules may provide for all or any of the following matters:—

- (a) the form of the register under Section 4;
- (b) the form of the application for a licence, the further particulars to be included therein and the manner of payment of licence fee under section 6;
- (c) the form and conditions of the licence, the manner of payment of licence fee and the procedure for a summary inquiry under section 7;
- (d) the form of cash book and ledger and the manner in which they should be maintained under sub-section (1), and the other particulars to be prescribed under sub-section (4), of section 18;
- (e) the form of the statement of accounts and pass book to be furnished or delivered and the date before which it is to be furnished or delivered under sub-section (1), the fee to be paid under sub-section (2), and the sum of expenses to be paid under sub-section (3), of section 19;

- (ee) the rates at which and the manner in which fees may be recovered under section 19A;
- (f) the form of application and the fee to be paid under sub-section (1) of section 30;
- (g) any other matter which is or may be prescribed under this Act or any matter for which there is no provision or insufficient provision in this Act and for which provision is, in the opinion of the Chief Commissioner of Tripura necessary for giving effect to the provisions of this Act.

(3) The rules made under this section shall, subject to the condition of previous publication, be published in the Tripura Gazette.

[No. F.9/11/58-Judl.II (UTL 1).]

K. R. PRABHU, Dy. Secy.

ORDER

New Delhi, the 28th March 1959

G.S.R. 374.—In exercise of the powers conferred by sub-section (1) of section 4 of the Inter-State Corporations Act, 1957 (38 of 1957), the Central Government, after consulting the Governments of Bombay, Mysore and Rajasthan, approved with certain modifications, the scheme forwarded by the Government of Bombay relating to the reconstitution and reorganisation of the Charity Commissioner, a Corporation sole constituted under the Bombay Public Trusts Act, 1950 (Bombay Act XXIX of 1950) and now functioning in parts of the States of Bombay, Mysore and Rajasthan, and for the purpose of giving effect to the said scheme, the Central Government hereby makes the following Order, namely:—

1. Short title and commencement.—(1) This Order may be called the Bombay Public Trusts (Corporations) Order, 1959.

(2) It shall come into force on the 1st day of April 1959.

2. Definitions.—(1) In this Order, unless the context otherwise requires,—

- (a) "Abu area" means the Abu Road taluka of the Banaskantha district transferred from the former State of Bombay to the State of Rajasthan;
- (b) "Act" means the Bombay Public Trusts Act, 1950 (Bombay Act XXIX of 1950);
- (c) "appointed day" means the date of commencement of this Order;
- (d) "existing corporation" means the Charity Commissioner, a corporation sole constituted under the Act and functioning, immediately before the appointed day, in respect of those areas of the State of Bombay, Mysore and Rajasthan to which the Act extended;
- (e) "former State of Bombay" means the territories which, immediately before the 1st November, 1956, were comprised in the State of Bombay;
- (f) "Karnatak area" means the Bijapur, Dharwar and Kanara districts, and the Belgaum district except Chandgad taluka, transferred from the former State of Bombay to the State of Mysore;
- (g) "new corporation" means the corporation constituted in respect of the Karnatak area.

(2) Words and expressions used, but not defined in this Order and defined in the Act shall have the meanings respectively assigned to them in the Act.

3. Reorganisation of the existing corporation and constitution of a new corporation.—As from the appointed day, the existing corporation shall function in respect of the former State of Bombay excluding the Karnatak area and Abu area; and there shall be constituted a new corporation in respect of the Karnatak area.

4. Registration of public trust where trust property is situate wholly in one State or partly in one State and partly in another State or States.—(1) If the whole of the trust property in relation to a public trust which is duly registered under the Act before the appointed day, or deemed to be so registered, is immediately before that day,—

- (a) situate in the State of Rajasthan, then the registration of such trust under the Act shall be deemed to be cancelled;

(b) situate in the State of Bombay or the State of Mysore, then the trust shall be deemed to be registered on that day without further inquiry, charge or fee in that State by the existing corporation or, as the case may be, the new corporation, and the registration of such trust under the Act in any other State shall be deemed to be cancelled.

(2) If the trust property in relation to a public trust which is duly registered under the Act before the appointed day, or deemed to be so registered, is, immediately before that day, situate partly in one State and partly in any other State or States, then,—

(a) in respect of so much of the said property as is situate in the State of Rajasthan, the registration of such trust shall be deemed to be cancelled;

(b) in respect of so much of the said property as is situate in the State of Bombay or the State of Mysore, the trust shall be deemed to be so registered on that day without further inquiry, charge or fee in the State of Bombay or the State of Mysore as the case may be.

5. Payment from Public Trusts Administration Fund of the existing corporation to the new corporation and the Govt. of Rajasthan.—From the balance standing to the credit of the Public Trusts Administration Fund on the 31st October, 1956, and struck after taking all liabilities upto that date, there shall be paid to the new corporation in respect of the Karnatak area and to the Government of Rajasthan in respect of the Abu area an amount equal in each case to the ratio which the income from all sources (including fees for registration, contribution made under section 58 of the Act, court fees, miscellaneous receipts) received in respect of each of those areas during the period between the establishment of the Public Trusts Administration Fund and 31st March, 1956, bears, respectively, to the total income from those sources credited to that Fund during the said period.

6. Recovery of outstanding contributions and dues.—(1) The right to recover contributions and other dues payable before the appointed day in respect of any public trust, but not recovered, shall belong,—

(i) where the whole of the trust property is situate in one State after the appointed day, to the Government of Rajasthan in the case of property situate in the Abu area and to the Corporation having jurisdiction over the area within which such property is situate, in other cases;

(ii) where the whole of the trust property is situate in more than one State after the appointed day, to the Government of Rajasthan or the Corporation having jurisdiction over the area according as the Public Trusts Registration Office in which the trust was registered is, on that day, situate in the Abu area or in any other area.

(2) If any such contributions or other dues payable in respect of any period between the 1st November, 1956, and the appointed day have been recovered by the existing corporation before the appointed day, they shall be paid to the Charity Commissioner, Mysore, or, as the case may be, the Government of Rajasthan to whom the right to recover such dues belongs under sub-paragraph (i).

7. Division of dead stock and other goods of the existing corporation.—The dead stock articles and other goods in the Public Trusts Registration Offices belonging to the existing corporation shall, as from the appointed day, pass—

(a) in the case of the offices situate within the Abu area, to the Government of Rajasthan; and

(b) in the case of the offices situate within the Karnatak area, to the new corporation.

8. Apportionment of expenditure of the existing corporation from the 1st November, 1956.—The expenditure incurred by the existing corporation, during the period between the 1st November, 1956, and the appointed day, in respect of any Public Trusts Registration Office situate in any area, which after the appointed day falls within the Abu area or the Karnatak area shall be paid to the existing corporation by the Government of Rajasthan or, as the case may be, by the new corporation.

9. Residuary provision.—The benefit or burden or any asset or liability of the existing corporation not dealt within the foregoing provisions, shall,—

(a) if the assets are situate, or the liabilities arise, in the Karnatak area, pass to the new corporation in respect of that area;

- (b) if the assets are situate, or the liabilities arise, in the Abu area, pass to the Government of Rajasthan; and
- (c) in any other case, continue to be the benefit or burden of the existing corporation,

subject to such financial adjustments as may be agreed upon between the States of Bombay, Mysore and Rajasthan before the 1st day of April 1960, or in default of such agreement, as the Central Government may by order direct.

10. Special provision relating to certain proceedings pending before Charity Commissioner, etc.—(1) Such proceedings pending before the Charity Commissioner or any Deputy or Assistant Charity Commissioner, immediately before the appointed day, as are certified by the Charity Commissioner, Bombay, having regard to the situation of the property of the trust and other circumstances, —

- (a) to be proceedings which ought to be disposed of by the Charity Commissioner for the Karnatak area or any Deputy or Assistant Charity Commissioner under him shall, as soon as may be, after such certification, be transferred to that Charity Commissioner for disposal;
- (b) to be proceedings which are relatable to public trusts in the Abu area, shall abate.

(2) All other proceedings pending, immediately before the appointed day, before the Charity Commissioner or any Deputy or Assistant Charity Commissioner shall be continued and disposed of by the Charity Commissioner, Bombay or such Deputy or Assistant Charity Commissioner as he may direct.

11. Legal proceedings.—Where immediately before the appointed day, the Charity Commissioner is a party to any legal proceedings in any court or tribunal in the State of Bombay, the State of Mysore or the State of Rajasthan, the Charity Commissioner, Bombay, the Charity Commissioner for Karnatak area or, as the case may be, the State of Rajasthan shall be deemed to be substituted after that day as a party to those proceedings, and any of them may be added as a party thereto, as the case may require, and the proceedings may continue accordingly.

12. Adaptations and modifications of the Act.—As from the appointed day, the Act shall, until altered, repealed or amended by the competent legislature of a State, have effect subject to the provisions of this Order and the adaptations and modifications directed by the Schedule annexed to this Order.

THE SCHEDULE

(See paragraph 12)

THE BOMBAY PUBLIC TRUSTS ACT, 1950

(BOMBAY ACT XXIX OF 1950)

Section 1.—In sub-section (2), for "the whole of the State of Bombay" substitute "the territories which immediately before the 1st November, 1956, were comprised in the State of Bombay except Abu Road taluka of Banaskantha district".

New Section 2A.—After section 2, insert—

2A. "Construction of certain references in the Act in their application to that part of Mysore to which the Act extends."—In the application of this Act to that part of the State of Mysore to which it extends, any reference therein, by whatever form of words,—

- (1) to the State or the State Government or High Court shall be construed as a reference to the State, the Government or High Court of Mysore;
- (2) to a Civil Judge (Senior Division), the Mamlatdar of a taluka, or the Bombay Revenue Tribunal constituted under the Bombay Revenue Tribunal Act, 1939 (Bombay XII of 1939) shall be construed as a reference to such officer or authority as may be specified in this behalf by the State Government of Mysore;
- (3) to the Bombay District Municipal Act, 1901 (Bombay III of 1901), the Bombay Pleaders Act, 1920 (Bombay XVII of 1920), the Bombay Municipal Baroughs Act, 1925 (Bombay XVIII of 1925), and the Bombay Village Panchayats Act, 1933 (Bombay VI of 1933), shall be construed as a reference to the corresponding Act, if any, in force in that part of the State of Mysore to which this Act extends".

Section 3.—For "The State Government" substitute "Each of the State Governments of Bombay and Mysore" and for "throughout the State" substitute "throughout that part of the State to which this Act extends."

Section 35.—For "a Part A State or a Part C State" substitute "any part of India".

Section 43.—Renumber section 43 as sub-section (1) thereof and—

- (a) in sub-section (1) as so renumbered, for "the State of Bombay" substitute "that part of the State of Bombay to which this Act extends";
- (b) after that sub-section, insert—
"(2) Nothing in sub-section (1) shall apply to the Charity Commissioner appointed by the State Government of Mysore."

Section 56B.—In sub-section (3), for "State of Bombay" substitute "territories to which this Act extends".

Section 57.—(1) For sub-section (1), substitute—

- "(1) There shall be established a fund to be called the Public Trusts Administration Fund for each of the corporations constituted under this Act and the Fund shall vest in the Charity Commissioner, Bombay, or, as the case may be, the Charity Commissioner, Mysore."
- (2) In clause (f) of sub-section (2) for "this Act" substitute "this Act or the Inter-State Corporations Act, 1957 (Central Act of 1957.)"

[No. F.8/15/57-SR(R)-5.]

HARI SHARMA, Additional Secy.

MINISTRY OF FINANCE

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 4th April 1959

G.S.R. 375.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Refund (Brand Rates) Rules, 1958, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

In the said rules, in the First Schedule after item 17 and the entry relating thereto, the following shall be inserted, namely:—

"18. Textile Machinery."

[No. 20/F. No. 34/20/59-Cus.IV.]

G.S.R. 376.—The following draft of a further amendment to the Customs and Central Excise Duties Refund (Fixed Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, the entries against Serial No. 6 of the First Schedule shall be deleted.

[No. 21/F. No. 34/310/58-Cus.IV.]

G.S.R. 377.—The following draft of a further amendment to the Customs and Central Excise Duties Refund (Brand Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the First Schedule after item 20 and the entry relating thereto, the following shall be inserted, namely:—

“21. Confectionery (other than confectionery manufactured for export in accordance with the procedure laid down in Rule 191 of the Central Excise Rules, 1944).”

[No. 22/F. No., 34/310/58-Cus.IV.]

G.S.R. 378.—The following draft of a further amendment to the Customs and Central Excise Duties Refund (Fixed Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the First Schedule, under Serial No. ‘Steel products’ after item (45) and the entries relating thereto the following entry shall be inserted, namely:—

(46) Panel pins made of hard bright wire 16 SWG and Coarser.	Rupees fifty per ton of steel content
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[No. 23/F. No. 34/163/58-Cus.IV.]

(Department of Revenue)

CUSTOMS

New Delhi, the 4th April 1959

G.S.R. 379.—The following draft of an amendment in the Customs Duties Drawback (Fixed Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the First Schedule to the said Rules, for the existing item 1 and the entries relating thereto, the following shall be substituted, namely:—

"1. Plastic goods other than spectacle frames, leather cloth, polyvinyl chloride cables, and plastic sequins, that is to say—

(1) Urea formaldehyde moulding powder	Sixteen naye paise per pound
(2) Articles or component parts of any articles which are made wholly of any one, and not more than one, of the following materials.	
(i) cellulose acetate moulding powder or cellulose acetate sheets.	Seventy-seven naye paise per pound
(ii) cellulose acetate butyrate moulding powder	Seventy-two naye paise per pound
(iii) urea formaldehyde moulding powder	Thirty-six naye paise per pound
(iv) polyethylene moulding powder	Seventy-two naye paise per pound
(v) cellulose nitrate sheets, films, rods or tubes	One rupee and thirteen naye paise per pound
(vi) polymethyl methacrylate sheets, films, rods or tubes	One rupee and eighty-six naye paise per pound."

[No. 61/F. No. 34/151/58-Cus.IV.]

G.S.R. 380.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 296-Customs, dated the 6th December, 1958, namely:—

In the Schedule to the said notification, after entry 73, the following entry shall be added, namely:—

"74. Textile machinery."

[No. 62/F. No. 34/20/59-Cus.IV.]

G.S.R. 381.—The following draft of a further amendment in the Customs Duties Drawback (Fixed Rates) Rules, 1958, which the Central Government proposes to make in exercise of the power conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the First Schedule to the said Rules, for the existing item 13 and the entries relating thereto, the following shall be substituted, namely:—

"13 Ply-wood (including plywood panels for tea chests, cut to size and shipped in CKD condition)—

(i) 3-ply	Ninety-seven naye paise per one hundred square feet.
(ii) 4-ply	One rupee and forty-six naye paise per one hundred square feet.
(iii) 5-ply	One rupee and ninety-five naye paise per one hundred square feet.

- (iv) 6-ply . . . Two rupees and forty-three naye paise per one hundred square feet.
 (v) 7-ply . . . Two rupees and ninety-two naye paise per one hundred square feet.
 (vi) 9-ply . . . Three rupees and ninety naye paise per one hundred square feet.
 (vii) 11-ply . . . Four rupees and eighty-seven naye paise per one hundred square feet."

[No. 63/F.No.34/80/58. Cus-I V.]

G.S.R. 382.—The following draft of a further amendment in the Customs Duties Drawback (Fixed Rates) Rules, 1958, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th May, 1959.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In the said rules, in the First Schedule after item 21 and the entry relating thereto, the following shall be inserted, namely:—

"22 Panel pins made of hard bright wire finer than 16 SWG Rupees two hundred and three per ton."

[No. 64/F. No. 34/163/58-Cus.IV.]

M. A. RANGASWAMY, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 4th April 1959

G.S.R. 383.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts kerosene from the whole of the duty leviable thereon under the Central Excises and Salt Act, 1944 (I of 1944), provided that:—

- (i) it is proved to the satisfaction of the Collector of Central Excise that such kerosene is intended for use in the manufacture of Nicotine Sulphate, and
 - (ii) the procedure set out in Chapter X of the said rules is followed for obtaining remission of duty on such kerosene.

[No. 35/59.]

S. K. BHATTACHARJEE, Dy. Secy.

(Department of Expenditure)

ORDER

New Delhi, the 28th March 1959

G.S.R. 384.—The President is pleased to direct that Section IV—"Suspension during pendency of criminal proceedings or proceedings for arrest for debt or

during detention under a law providing for preventive detention" of the Administrative Instructions in connection with the Fundamental Rules, issued with the Resolution of the Government of India in the Finance Department No. 205-CSR., dated the 8th February, 1924, as amended from time to time, shall be omitted.

[No. 15(8)-E. IV/57.]

D. D. BHATIA, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

COFFEE CONTROL

New Delhi, the 30th March 1959

G.S.R. 385.—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942) the Central Government hereby makes the following further amendment in the Coffee Rules, 1955, published with the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1603, dated the 1st August, 1955, namely:—

In sub-rule (1) of rule 38-B of the said rules, after the words "Planters' Pulping Cooperative Societies", the words "and may also purchase shares in these Societies" shall be inserted.

[No. 3(4)P.I.C.R.(C&R)/57.]

A. J. KIDWAI, Dy. Secy.

New Delhi, the 1st April 1959

G.S.R. 386.—In exercise of the powers conferred by sub-section (3) of section 1 of the Indian Power Alcohol Act, 1948 (22 of 1948), the Central Government hereby specifies the 4th day of April, 1959 as the date on which the said Act shall come into force in the areas of the State of Madhya Pradesh specified in column 2 of the Schedule hereto annexed.

THE SCHEDULE

S. No.	Name of Area	Tehsil	District	State
1	2	3	4	5
1	Jabalpur . . .	Jabalpur	Jabalpur	Madhya Pradesh
2	Katni, Kymore . . .	Murwara	—do—	—do—
3	Sihora . . .	Sihora	—do—	—do—
4	Damoh . . .	Damoh	Damoh	—do—
5	Mandla, Nainpur . .	Mandla	Mandla	—do—
6	Gotegaon, Kareli . .	Narsinghpur	Narsinghpur	—do—
7	Narsinghpur . . .	Narsinghpur	Narsinghpur	—do—
8	Lakhnadon . . .	Lakhnadon	Seoni	—do—
9	Nowrozabad . . .	Bandhogarh	Shahdol	—do—

[No. CH(I)-33 (18)/59.]

G. L. MEHTA, Dy. Secy.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Mines and Fuel)

New Delhi, the 19th March 1959

G.S.R. 387.—In exercise of the powers conferred by section 18 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following amendments in the Minerals Conservation and Development Rules, 1958, namely:—

In the said rules—

1. for clause '(a)' of rule 12, the following clause shall be substituted, namely:—

"(a) a notice in triplicate in Form F-1 of his intention to recommence mining operations before a mine is reopened after abandonment or discontinuance at least thirty days before the date of re-opening."

2. in sub-clause (vii) of clause (a) of rule 14, for the words "other than mica and precious and semi-precious stones", the following shall be substituted namely:—

"other than mica, precious and semi-precious stones and pyrites."

3. in clause (a) of sub-rule (1) of rule 27, for the words "any statement which he knows to be false in any material particular", the words "any statement which he knows to be false or does not believe it to be true in any material particular" shall be substituted;

4. in Forms A-1 and A-2, para 8(viii), for the words "Nearest Dak Bungalow" wherever they occur, the words "Nearest Dak Bungalow or rest house" shall be substituted;

5. in Form H-6, part II, for item 10, the following item shall be substituted, namely:—

"10. Average yield of gemstone per 100 ton rock excavated Carats."

6. in Form H-7—

(i) in the heading, for the words "and precious and semi-precious stones" the words "precious and semi-precious stones and pyrites" shall be substituted;

(ii) in Part II, for item 4, the following items shall be substituted, namely:—

"4. Stocks of the ore at the end of the year (gradewise):

Grade	At mine	At Railway Station	At Port
(i)			
(ii)			
(iii)			
(iv)			

5. (a) Sale value per ton (Rs.):

Grade	Pit-head	F.O.R. at Railway Station	F.O.B. at Port
(i)			
(ii)			
(iii)			
(iv)			

(b) Total pit's mouth value of the ore despatched during the year....."

7. in Form I, for item 3, the following items shall be substituted, namely:

- "3. Last rents and/or royalty paid during the month.
- (i) Rent paid Rs.
for the period
- (ii) Last royalty paid Rs.
and date"

8. In Form J, for item 3, the following item shall be substituted, namely:

- "3. Last rents and/or royalty paid during the month.
- (i) Rent paid Rs.
for the period
- (ii) Last royalty paid Rs.
and date"

9. In Form K, for item 3, the following item shall be substituted, namely:—

"3. Last rents and/or royalty paid during the month.

- (i) Rent paid Rs.
for the period
- (ii) Last royalty paid Rs.
and date"

10. in Form L—

(1) for item 3, the following item shall be substituted, namely:—

"3. Last rents and/or royalty paid during the month.

- (i) Rent paid Rs.
for the period
- (ii) Last royalty paid Rs.
and date"

(2) for item 4, the following item shall be substituted, namely:—

"4. Average daily number of labour employed and wages paid:

	Number	Wages paid
Male		
Female		
Adolescent		

[No 173(54)/58-MIII.]

CORRIGENDUM

New Delhi, the 19th March 1959

G. S. R. 388.—In the notification of the Government of India in the Ministry of Steel, Mines and Fuel, G.S.R. No. 441, dated the 1st June, 1958/the 11th Jyaistha, 1880 (S. E.) published in the Gazette of India Extraordinary—Part II—Section 3, Sub-section (f) at pp. 2—42.

In Rule	For	Read
1. Rule 3(d) in line 3.	mining, or stoping ;	mining or stoping ;
2. Rule 3(h) . short		shaft
3. Rule 3(i) . stop		stop
4. Rule 5(2) locations of trenches, pits, line 1.		locations of trenches, pits,
5. Rule 11 line 2 on p. 4 on a scale not less than 1"-100'		on a scale of not less than 1"-100'
6. Rule 13(1) on a scale of not less than 1"-100' line 5.		on a scale of not less than 1"-100'
7. Rule 14(b) . a monthly returns :—		a monthly return :—
8. Rule 14(b) except from ore, (iv)		except iron ore,
9. Rule 16 line 2. the holder of prospecting licence		the holder of a prospecting licence
10. Rule 17(a) . bore hole to depth		bore hole to a depth
11. Rule 23 . Power of director to issue directives :—		Power of director to issue directives :—
12. Rule 23 line 4. special order issued with		special order issue with
13. Rule 23 line 5. given in consultation		in consultation
14. Rule 24 line 2. manager of mine shall,		manager of a mine shall,
15. Form A-I notice of commencement of prospecting operating operations in respect of.....		Notice of commencement of prospecting operations in respect of
16. Form A-I line 2 of para below para 10. the date of submission of this form.		the date of submission of this Form.

<i>In Rule</i>	<i>For</i>	<i>Read</i>
17. Form C-1	least 30 days before to the line 3 under the head IMPOR- NT	least 30 days before the
	1m C-2 . Intimation of opening a mine in respect of (mine or minerals).	Intimation of opening a mine in respect of (mine or minerals).
19. Form C-2	Name of mine and date of opening/reopening : para 1	Name of mine and date of opening/reopening :
20. Form E-1	Form 'E' 1	Form E-1
21. Form E-1	Notice of the abandonment (<i>i.e.</i> permanent closure) of mining operation in respect of of mineral) for (Name of mine)	Notice of the abandonment (<i>i.e.</i> permanent closure) of mining operation in respect of (Name of Mineral) for (Name of Mine).
22. Form E-1	Date of Abandonment. para 8(a)	Date of abandonment.
23. Form E-2	Form 'E' 2	Form E-2
24. Form F-1	Notice of re-opening of a mine in respect of (name of Mines) for (name of Mineral).	Notice of re-opening of a mine in respect of (Name of Mineral) for (Name of Mine).
25. Form F-2	Intimation of re-opening of a mine in respect of (name of Mines) for (name of Mineral).	Intimation of re-opening of a mine in respect of (Name of Mineral) for (Name of Mine).
26. Form F-2	2(i) village	2 (i) Village.
27. Form G.	I have to furnish the following particulars :— Notice of commencement of stoping in respect of (mineral or minerals). 1. Name of Mine:	I have to furnish the following particulars :— 1. Name of mine:
28. Form G.	2(i) village	2(i) Village
29. Form H-1	Annual Return in respect of IRON ORE for the year..... Submitted to : The Director, Indian Bureau of Mines, Ministry of Steel, Mines & Fuel, New Delhi.	Annual return in respect of IRON ORE for the year Submitted to :— The Director, Indian Bureau of Mines, New Delhi.
30. Form Part H-1 Para 4(a)	Name and address of the Managing Agents or Agents (if any).	Name and address of the Managing Agent or Agents (if any).

31. Form
H-I
Part II.

Name of the Consignee	Grade	For Do- mestic consumption		For export	
		Qty.	Sale Value un- try	Qty.	F.O.B. Value

7. (i) Details of despatches :

Name of the Consignee	Grade	For domes- tic consumption		For export	
		Qty.	Sale Value (Rs.)	Co- un- try	Qty.

7. (ii) Details of despatches :

32. Form H-I Percentage of graded (sorted) Ore.
Para 10(a)
of Part
II.

Percentage of graded (sorted) ore

33. Form H-I Percentage of graded (sorted) Ore to the total amount material. Percentage of graded (sorted) ore to the total amount of material excavated.....
para 10(b)
of Part
II.

34. Form H-I N.B.—Part III.—Same as appended to the annual return of iron- Below para To be deleted.
ore.
II of Part II.

In Rule *For*

Read

35. Form H-I
Part III.

4. Machinery at the mine

In use Reserves

No. of units	Total H.P.	No. of units	Total H.P.
--------------	------------	--------------	------------

In use Reserves

No. of units	Total H.P.	No. of units	Total H.P.
--------------	------------	--------------	------------

4. Machinery at the mine :—

Boiler

Boiler

Steam Turbines

Steam Turbines

Diesel & Oil Engines

Diesel & Oil Engines

Air Compressors

Air Compressors

Pumps

Pumps

Drills

Drills

Bulldozers

Bulldozers

Power shovels

Power shovels

Trucks

Trucks

Dumpers

Dumpers

36. Form H-1 Part III. (7) Machinery and their aggregate H.P.

(7) Machinery and their aggregate H.P.

		Electrical				Non-Electrical						Electrical				Non-electrical			
		In use	Others	In use	Others	No. of units	Units Total of units	No. of units	Units Total of units	No. of units	Units Total of units	In use	Others	In use	Others	No. of units	Units Total of units	No. of units	Units Total of units
		No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units	No. of Total units					
Below ground	Traction .	.																	
	Winding .	.																	
	Ventilation .	.																	
	Haulage .	.																	
	Pumping .																		
	(Beneficiation process adopted if any.)																		
	Workshop .																		
Below ground	Misc. (Specify) .																		
Below ground	Haulage .	.																	
	Ventilation .	.																	
	Pumping .	.																	
	Traction .	.																	
	Drilling .	.																	
	Conveyors .	.																	
Below ground including open cast.	Earthmoving machinery .	.																	
	Misc. (Specify)																		

<i>In Rule</i>	<i>For</i>	<i>Read</i>
37. Form H-1 Para 8(a) in Part III.	4. Krosene or Petrol. Imp. Gals. 6. Wood.....Mds.	4. Kerosene or Petrol. Imp. Gals. 6. Wood.....mds.
38. Form H-1 Para 8(a) in Part III.	7. Gas M.Cu. ft. Qty. 8. Other fuels.....	7. Gas (M.Cu. ft.) 8. Other fuels (Gallons).....
39. Form H-1, Para 8(a) in Part III.	Value (Rs.)	Quantity Value (Rs.).
40. Form H-1, Para 13(a) (a) in Part III.	13. (a) Accidents :	

Annual return in respect of MANGANESE ORE for the year.

4. (a) Name and address of the Managing Agent or Agents (if any).
(b) Name and address of the Manager

PART II

	Above 50%	48 to 50%	46 to 48%	44 to 46%	43 to 45%	42 to 44%	40 to 44%	38 to 40%	35 to 38%	32 to 35%	30 to 32%	Dioxide ore MnO ₂	Total Contents
	Mn.												

1. Stocks at the beginning
of the year—

- (a) At mine .
 - (b) At Rly. Station .
 - (c) At Port .
- Total .

2. Production during the
year—

- (i) Underground work-
ings .
- (ii) Open-cast work-
ings .

3. Quantity despatched
during the year .

4. Stocks at the end of the
the year—

- (a) At Mine .
- (b) At Rly. Station .
- (c) At Port .

TOTAL .

5. Total production from
the mine so far .

6. Sale value per ton (Pits
Mouth)

PART II

	Above 50% Mn.	48 to 50% Mn.	46 to 48% Mn.	44 to 46% Mn.	43 to 45% Mn.	42 to 44% Mn.	40 to 44% Mn.	38 to 40% Mn.	35 to 38% Mn.	32 to 35% Mn.	30 to 32% Mn.	Dioxide ore MnO ₂ Contents	Total
1. Stocks at the beginning of the year—													
(a) At Mine													
(b) At Rly. Station													
(c) at Port													
Total													
2. Production during the year—													
(i) Underground workings													
(ii) Open-cast workings													
3. Quantity despatched during the year													
4. Stocks at the end of the year—													
(a) At Mine													
(b) At Rly. Station													
(c) At Port													
TOTAL													
5. Total production from the mine so far													
6. Sale value per ton (Pits Mouth)													

<i>In Rule</i>	<i>For</i>	<i>Read</i>									
44. Form H-3	Annual return in respect of Copper, lead and zinc ore and pyrite for the year.....	Annual return in respect of Copper, Lead and Zinc Ores and Pyrite* for the year. (*Strike off whichever is not applicable).									
45. Form H-3 Part I Para 2 (h).	production transport										
46. Form H-3 Part I.	4. (a) Name and address of the managing agents or agent (if any). (b) Name and address of the Manager.. .. .	4. (a) Name and address of the Managing Agent or Agents (if any). (b) Name and address of the Manager.....									
47. Form H-3 Part II.	Recoveries	Recoveries									
	Metals (Specify)	Sulphur or Sulphuric acid produced									
Qty.	Value	Qty.	Value	Qty.	Value	Qty.	Value	Qty.	Value	Qty.	Value
9	10	11	12	13	14	9	10	11	12	13	14
48. Form H-3 Part II Para 2(c) (ii).	(ii) Concentrates.	(ii) Concentrates (Specify).									

49. Form H-3 Part II para 3.

3. Details of despatches.

	Name of Consignee	Average Analysis	For domestic consumption	For exports		
				(Country)	Qty. Cuts.	F.O.B. Value (Rs.)
Concen-						
trates						
Metals						

3. Details of despatches.

	Name of Consignee	Average Analysis	For domestic consumption	For exports		
				(Country)	Qty. Cuts.	iF.O.B. Value (Cwts.) (Rs.)
Concen-						
trates						
Metals						

50. Form H-3 Part II.

5. (a) Value per ton (Rs.)

	Pit head	F.O.R. (Rly. Stn.)	F.O.B. (Port.)
(i) Ore			
(ii) Concentrates			
(iii) Metals			

5. (a) Value per ton (Rs.)

	Pit head	F.O.R. (Rly. Stn.)	F.O.B. (Port.)
(i) Ore			
(ii) Concentrates (Specify)			
(iii) Metals			

51. Form H-3 Part II.

7. (iii) Arrears or outstanding if any Rupees.
9. (a) Production capacity of the mine if any.

7. (iii) Arrears or outstanding (if any). Rupees.

9. (a) Production capacity of the mine (if any).....

52. Form H-4 Part I Para 2(b).

Total cost of production from

Total cost of transport from

*In Rule**For**Read*53. Form H-4
Part III. (b) Estimated....., with a depth of.....average
metal/s content.....II. (b) Estimated.....within a depth of.....average
metal/s content.....54. Form H-4
Part II

3. Details of despatches

Name of consig- nee	Average of Analysis	For domestic consum- ption Tons. or cwts.)	FOR exports		Name of consignee	Average of Analysis	For domestic consum- ption (Tons or Cwts.)	FOR exports	
			Country	Qty. (Tons or cwt.)				F.O.B. Value (Rs.)	Country
Concentrates	.		Concentrates						
Metals	.		Metals						

55. Form H-5 per cent Rs.....

per Cwt. Rs.....

Part I Para 2(h)

56. Form H-5 labourer

labour

Part I Para 13

57. Form H-5
Part II

(In mds.)

(In mds.)

	Crude Mica	S.D.C.	K.D.B.	Con- denser films	Thick Chillas thin Others films		Crude Mica	S.D.B.	K.D.B.	Con- denser films	Thick Chillas thin Others films.
1. Stock at the beginning of the year						1. Stock at the beginning of the year					
2. Production during the year						2. Production during the year					
3. Quantity sold during the year						3. Quantity sold during the year					
4. Stocks at the end of the year						4. Stocks at the end of the year					
5. Total produc- tion of mica so far						5. Total produc- tion of mica so far					
6. Sale value per mds. (Pit's Mouth)						6. Sale value per mds. (Pit's Mouth)					

58. Form H-6 Annual Return in respect of

Annual return in respect of

59. Form H-6 Part I. (a) Proved Rock..... Tons Content of Precious stones..... 11. (a) Proved Rock..... Tons. Content of precious stones.... Carats within a depth of.....

(b) Estimated Rock.... Tons content of Precious stones..... (b) Estimated Rock..... Tons..... Content of precious stones..... Carats within a depth of....

60. Form H-6 effected
Part I line 2
in para 34

affected

61. Form H-6 Total Production
Part II para 3.

Total production

In Rule	For	Read											
62. Form H-6 Part II	4. Stones disposed of during the year :—	4. Stones disposed of during the year :—											
	Gem stone Industrial (Bort etc) (Other Specify) Total Qty. Value Qty. Value Qty. Value (Carats) (Rs.) (Carats) (Rs.) (Carats) (Rs.)	Gem stones Industrial (Bort etc) Others (Specify) Total Qty. Value Qty. Value Qty. Value (Carats) (Rs.) (Carats) (Rs.) (Carats) (Rs.)											
(a) Rough and uncut stones							(a) Rough and uncut stones						
Inland							Inland						
Export							Export						
TOTAL							TOTAL						
(b) Cut and polished stones							(b) Cut and polished stones						
Inland							Inland						
Export							Export						
TOTAL							TOTAL						
63. Form H-7	<i>Annual return in respect of NON-METALLIC MINERALS (Other than mica, and precious and semi-precious stones) for the year.....</i>						<i>Annual return in respect of NON-METALLIC MINERALS (Other than Mica and Precious and Semi-precious Stones) for the year.....</i>						
64. Form H-7 Part I.	4. (a) Name and address of the managing agents or agent (if any)						4. (a) Name and address of the Managing Agent or Agents (if any)						
	(b) Name and address of the manager.						(b) Name and address of the Manager.....						
65. Form H-7 Part I line 1 of para 14.	price, changes,						price changes,						

66. Form H-7 per ton/Cwt/Rs.....
Part II,
para. 6.

per Ton/Cwt. Rs.....

67. Form I Monthly Return for Iron Ore for 195.

Monthly return for Iron Ore for 19 ..

68. Form I under
the head IM-
PORTANT. (2) The Director of Mines and State in which the mine is located.

(2) The Director of Mines and Geology of the State in which the mine is located.

69. Form I . 4. Average daily number of labourers.

4. Average daily number of labour.

70. Form I . 5. Railments

Pro- duc- tion (tons)	*Des- pat- ches from mine (Tons)	For internal con- sump- tion (Tons)	For ex- port (Tons)	Railments	Pit's mou- th value (Rs.)	Clos- ing stocks (Tons)
Crude Ore Run % of mine (gradewise)	Crude-Ore (Run of mine)					
Fe content	Processed (gradewise)					
Above 67% Fe	Fe content					
65-63% Fe	Above 67% Fe					
63-65% Fe	65-67% Fe					
60-63% Fe	63-65% Fe					
58-60% Fe	60-63% Fe					
Others (Specify grades)	58-60% Fe					
	Others (Specify grades)					

71. Form J, Before the 8th of the month.
K & L un-
der
the
head
IM-
PORTANT

Before the 8th of the month.

<i>In Rule</i>	<i>For</i>	<i>Read</i>									
72. Form J. K & L.	4. Average daily number of labourers	4. Average daily number of labour.									
73. Form J.	5.	5.									
	Railments	Railments									
	Production (Tons)	*Despatches from mine (Tons)	for internal consumption (Tons)	for export (Tons)	Pit's closing value stocks (Rs.) (Tons)		Production (Tons)	*Despatches from mine (Tons)	for internal consumption (Tons)	for export (Tons)	Pit's closing value stocks (Rs.) (Tons)
Crude-Ore (Run-of mine)							Crude-Ore (Run-of mine)				
Processed grade-wise Manganese dioxide							Processed grade-wise Manganese dioxide				
Above 44 per cent Mn.							Above 48 per cent Mn.				
44-48 per cent Mn.							44-48 per cent Mn.				
42-44 per cent Mn.							42-44 per cent Mn.				
38-42 per cent Mn.							38-42 per cent Mn.				
Others (Specify the grades)							Others (Specify the grades)				

*Either by truck, or railway, by any other means of transport and for all destinations.

*Either by truck, railway, or by any other means of transport and for all destinations.

*In rule**For**Read*

74. Form K.

Production mds.	*despat- ches from mine mds.	Total Despatches to mica factories mds.	Pit's mouth mds.	Clos- ing stocks mds.	Production mds.	*despat- ches from mine mds.	Total Despatches to mica factories mds.	Pit's mouth mds.	Clos- ing stocks mds.
				(Rs.)					

Crude mica . . .

Crude mica

S.D.B. . . .

S.D.B. . . .

K.D.B. Chillas

K.D.B. Chillas .

Waste . . .

Waste . . .

*Either by truck, railway or any other means of transport and for all destinations.

*Either by truck, railway or by any other means of transport and for all destinations.

75. Form M . . 5. Name of mine if any—

5. Name of mine, if any.

76. Form M Para 8 Scale 1" to 330' . .

scale of 1" to 330'

77. Form N . . (x) If abandoned the reason for such abandonment.

(x) If abandoned, the reason for such abandonment.

[No. 173(54)/58-MII.]

S. M. R. ASKARI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 20th March 1959

G.S.R.389.—In exercise of the powers conferred by clauses (b) and (c) of section 5 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act VII of 1882) as applied to the Port of Kandla by the notification of the Government of India in the Ministry of Transport No. 14-P (89)/49-I, dated the 29th June, 1950, the Central Government hereby declares the following places at the Port of Kandla as public landing places and determines the limits of these landing places as those indicated in the table below against them, in addition to the public landing places previously declared by the notification No. 14-P(35)/50 dated the 23rd January, 1951 read with notification No. 4-PII(C)/51, dated the 6th June, 1951, No. 4-PII(1)/53 dated the 29th September, 1953, No. 4-PII(5)/54, dated the 15th March, 1955, No. 4-PII(4)/56 dated the 11th October, 1956, No. 4-PII(4)/56, dated the 12th October, 1957 and No. 2B-PG(35)/57, dated the 16th April, 1958, namely :—

Serial No.	Name of the landing place	General Description	Limits
1.	Godown at Teona Bunder	Transit sheds measuring 70' x 30'	The Godown situated about 350' away from West end of the Jetty with cross walls on Eastern sides and long walls on Northern and Southern sides. The Eastern cross wall is 25' away from the Western end of Chowkidar's cabin. The Southern long wall is 45' away from the South Wharf. The Western cross wall is 360' away from end of approach road. The Northern cross wall is 18' away from the Northern edge of the embankment.
2.	Caltex Pontoon at Old Kandla	The Caltex pontoon 31' long and 21' broad.	The pontoons on Northern side of the R. C. C. Pier (Old Kandla) situated at a distance of 115' from Tide gauge cabin and 275' away from Caltex enclosure.

[No. 2B-PG(68) 58.]

G.S.R. 390.—In exercise of the powers conferred by sub-section (i) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendments in the Rules for the Port of Vizagapatam published with the notification of the Government of India in the late Department of Commerce No. 222-P & L/33(VI), dated the 30th September 1933, namely:—

In the said rules,—

I. In rule 6 relating to Fees for Supply and use of cranes the following items shall be added at the end, namely:—

“viii 25 ton mobile crane.—Rs. 36 per hour or part thereof subject to a minimum charge as per two hours.

ix Fork Lift Trucks—3 ton capacity.—Rs. 12 per 1st hour or part thereof and Rs. 6 for every additional hour or part thereof.”;

II. After rule 13 relating to fees for the use of Port tugs outside the Port limits but within 3 miles of the outer buoys at the Entrance Channel, the following rule shall be inserted, namely:—

"14. *Hire charges for Muir-Hill shunters.*—Rs. 10 per hour or part thereof."

[No. F.17-PG(6)/59.]

MISS I. INDIRA, Under Secy.

(Department of Communications and Civil Aviation)

New Delhi, the 30th March 1959

G.S.R. 391.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules for recruitment to the post of Nursing Orderlies in the Posts and Telegraphs Department, namely:—

1. Short title.—These rules may be called the Posts and Telegraphs (Nursing Orderlies Recruitment) Rules, 1959.

2. Application.—These rules shall apply to recruitment to the post of Nursing Orderlies in the Posts and Telegraphs Department.

3. Classification and scale of pay.—The classification of the post and scale of pay attached to it shall be as specified in columns 2 and 3 of the Schedule hereto annexed.

4. Method of recruitment.—The method of recruitment to the post, the age limit and other connected matters shall be as specified in columns 4 to 7 of the Schedule.

5. Eligibility for appointment.—No male candidate who has more than one wife living, and no female candidate who has married a person having already a wife living, shall be eligible for appointment, provided that the Government of India may, if satisfied that there are special grounds for doing so, exempt any such candidate from the operation of this rule.

SCHEDULE

Name of Post	Classification	Scale of pay	Method of recruitment whether direct recruitment or by promotion or transfer and percentage of the vacancies to be filled by various methods	For direct recruitment only		
				Age limit	Educational and other qualifications required	Period of probation, trial, if any
I	2	3	4	5	6	7
Nursing Orderlies	General Central Service Class IV (Non-gazetted)	Rs. 40—1—50—2— 60.	(1) 100 per cent by direct recruitment through the Employment Exchange failing which from open market by advertisement. (2) Recruitment will be subject to general orders relating to the reservation of the posts for Scheduled Caste and Scheduled Tribe candidates issued by the Government of India from time to time.	18-24 years. Relaxable in the case of Scheduled caste Scheduled Tribe, Displaced persons and other special classes in accordance with the general orders issued from time to time by the Government of India.	(1) Middle pass or its equivalent. (2) At least one year's experience in dressing in some hospital or medical Institute.	One year

[No. 36/15/58-Exam.]

B.G. DESHMUKH, Under Secy.

MINISTRY OF SCIENTIFIC RESEARCH AND CULTURAL AFFAIRS*New Delhi, the 20th March 1959*

G.S.R. 392.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendments in the Recruitment Rules published with the Notification of the Government of India in the Ministry of Scientific Research and Cultural Affairs No. 4/16/58-Estt., dated 8th August, 1958 (published in the Gazette of India Part II, Section 3, Sub-section (i), dated 18th October, 1958 as G.S.R. (969) namely:—

(1) In the said Notification after the word and figures "Class III" the following words brackets and figures "and Gestetnor Operator (Junior) in Class IV" shall be inserted.

(2) In the Schedule to the said notification,

(a) for the entry in column 14 against the post of Gestetnor Operator (Senior), the following entry shall be substituted:

"Gestetnor Operator (Junior) in the Ministry of Scientific Research and Cultural Affairs."

(b) after item 2, Driver and the entries relating thereto, the following item and entries shall be inserted, namely:—

[Here reproduce the entries for the post of Gestetnor Operator (Junior) as in the attached Schedule.]

(3) The following note shall be added at the end of the Schedule:—

NOTE:

"(a) No male candidate who has more than one wife living shall be eligible for appointment to any of these posts: Provided that the Government of India may, if satisfied that there are special grounds for doing so, exempt any such male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to any of these posts: Provided that the Government of India may, if it is satisfied that there are special grounds for doing so, exempt any such female candidate from the operation of this rule."

SCHEDULE

Name of post	Its classification whether gazetted or non-gazetted & whether ministerial or non-ministerial	Scale of pay	Number of posts	Percentage of posts to be filled by			Age limits	Educational and other qualifications required	Period of probation if any	Whether age & educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer	Grades/ sources from which promotion/ transfer is to be made.	Composition of D.P.C.		
				Direct recruitment	By selection	Seniority cum fitness								
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Gestetner Operator (Junior).	Class IV (Non-Ministerial) Non-Gazetted.	Rs. 40— 1—50— 2—60.	Operating of Gestetner machine.	One	100% failing which by direct recruitment.	..	Below 25 years relaxable in the case of Scheduled Caste/ Tribe ; displaced persons and other special categories in	Middle Class Standard.	..	No age limit & educational qualifications for departmental candidate.	Daftries in the Ministry of (1) Under Secretary (Adm.) (2) One Scientific Research and Cultural Affairs.	(1) Under Secretary of the Ministry of (2) One other Secretary of the Ministry.

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
concur- rence with the General orders issued from time to time by the Go- vern- ment.														

[No. 4/16/58-Estt.]

P. SOMASEKHARAN, Under Secy.

MINISTRY OF REHABILITATION

(Office of the Chief Settlement Commissioner)

New Delhi, the 20th March 1959

G.S.R. 393/R-Amtd. XXXI.—In exercise of the powers conferred by section 40 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby makes the following further amendment in the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, namely:—

for sub-rule (3) of rule 114 of the said rules the following rule shall be substituted, namely:—

“(3) The amounts recovered from the displaced persons on account of loans granted by the State Governments and the Rehabilitation Finance Administration out of funds placed at their disposal by the Central Government, from the compensation paid to them, shall be remitted by the Pay and Accounts Officers, Ministry of Rehabilitation by cheques or demand drafts to the respective State Accountants General in the case of loans granted by the State Governments and to the Accountant General, Central Revenues, in the case of loans granted by the Rehabilitation Finance Administration for credit under “O-Loans and Advances by the Central Government.” The credits by the State Accountants General shall be adjusted in the Central Section of their accounts. The cheques or demand drafts shall be supported by statements showing the details of recoveries. The State Accountants General shall ascertain from the State Governments the particular loans from the Central Government against which the recoveries are to be adjusted. The Rehabilitation Finance Administration also shall furnish to the Accountant General, Central Revenues, this information in respect of loans granted by them. The State Accountants General and the Rehabilitation Finance Administration shall make the requisite adjustments in the State Section of their accounts and the Rehabilitation Finance Administration accounts respectively, so that the debit balances against the individual loanees and the credit balances in respect of the loans received by them from the Central Government are reduced.”

This amendment shall be deemed to have come into force on the 1st April, 1958.

[No. F. 7 (2) Policy-I/59.]

I. N. CHIB, Dy. Chief Settlement
Commissioner and Ex-Officio Dy. Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 23rd March 1959

G.S.R. 394.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President directs that the following additions be made in the Schedule to the Ministry of Food & Agriculture (Department of Agriculture) Notification No. 3-121/58-FY(I), dated the 20th February, 1959, namely:—

In the said schedule, after item (11) and the entries relating thereto, the following items and entries shall be inserted, namely:—

Statement showing the qualifications etc. prescribed for the recruitment to the various Class III posts at the Central Fisheries Technological Research Station, Cochin.

Name of post	No. of posts, classification and whether gazetted or non-gazetted	Whether Ministerial or non-Ministerial	Scale of pay	Whether selection or non-selection for purposes of promotion	Age for direct recruitment	Educational Qualification prescribed for direct recruitment	Whether age and educational qualification prescribed for direct recruitment will apply in case of promotion or transfer	Method of recruitment i.e. whether by direct recruitment or by promotion or transfer	In case of vacancies filled up by promotion/ transfer grades/ sources by from transfer & percentage of vacancies to be filled up by various modes	Probation period/ trial if any
1	2	3	4	5	6	7	8	9	10	11
Rs.										
12. Tindal	(Two) G.C.S. Class III Non-Gazetted.	Non-Ministerial.	60-5/2-75	Not applicable.	Below 25 years.	(1) Certificate of competency as Serang prescribed under Cochin Harbour Craft Rules. (2) Two years' experience of maintenance of launch. (3) Operation of fishing nets and gear, additional experience.	(1) Does not arise (2) Does not arise (3) Does not arise	100% by direct recruitment	Does not arise	Six months

(Launch)	(Two) G.C.S. Class III Non-Ga- zeted.	Non-Mi- nisterial.	Rs. 60-5/2-75	Not appli- cable.	Below 25 years.	(1) Driver's Ticket issued under Cochin Harbour Craft Rules. (2) Two years' experience. (3) Experience in overhauling and minor repairs of engines, additional qualification.	Does not arise	100% by direct re- arise	Does not Six months recruitment
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- (i) The upper age limit prescribed for direct recruitment shall be relaxed in the case of Scheduled Castes/Tribes, Displaced Persons and other special categories in accordance with general orders issued from time to time by the Government of India.
- 2(a) No male candidate who has more than one wife living shall be eligible for appointment to any of these posts: Provided that the Government of India may, if satisfied that there are special grounds for doing so, exempt any such male candidate from the operation of this rule.
- 2(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to any of these posts: Provided that the Government of India may, if it is satisfied that there are special grounds for doing so, exempt any such female candidate from the operation of this rule.

[No. 3-52/58-FY(I).]

PARTAP SINGH, Under Secy.

(Department of Food)

ORDER

New Delhi, the 20th March 1959

G.S.R. 395.—In pursuance of sub-clause (b) of clause of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri Bakshi Jaidev, Assistant Director, Western Region, Bombay, to exercise the powers and perform the duties of an Inspector under the said Order, and makes the following further amendment in the Government of India, Ministry of Food and Agriculture (Department of Food) notification No. S.R.O. 3082, dated the 25th September, 1957, namely:—

Amendment

In the Schedule to the said notification, for item 14 the following item shall be substituted, namely:—

“14. Shri Bakshi Jaidev, Assistant Director, Western Region, Bombay.”

[No. 1/59/FM.]

S. BANSI, Under Secy.

(Department of Food)

ORDER

New Delhi, the 31st March 1959

G.S.R. 396.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the powers conferred on it by sub-section (1) of section 3 of the said Act to make orders to provide for the matters specified in clause (f), and for the matters specified in clauses (h), (i) and (j) in so far as they relate to clause (f), of sub-section (2) of the said section 3 in relation to stocks of rice and paddy held in the State of Andhra Pradesh shall be exercisable also by officers of and above the rank of Assistant Director of the Government of India, Ministry of Food and Agriculture, Department of Food functioning in the State of Andhra Pradesh.

[No. 203(AP)2/286/59-PY. II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Iron and Steel)

New Delhi, the 26th March 1959

G.S.R. 397.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to Class III, Non-ministerial posts, in the Department of Iron and Steel, namely:—

1. **Short title.**—These rules may be called the Department of Iron and Steel (Recruitment to Class III Non-Ministerial posts) Rules, 1959.

2. **Application.**—These rules shall apply to the posts of Librarian, Senior Draftsman, and Telephone Operator.

3. Scale of pay, etc.—The classification of the posts and the scales of pay attached to them shall be as specified in columns 3 and 4 of the Schedule to these rules.

4. Qualifications, method of recruitment, etc.—The qualifications, age-limit and method of recruitment to the posts and other matters relating thereto shall be as specified in column 6 to 13 of the said Schedule.

SCHE-

Name of post	No. of Posts	Classification	Scale of pay	Whether Selection post or non-selection post	Age limit for direct recruits
1	2	3	4	5	6
1. Librarian (Grade II)	I (one)	Class III Non-Gazetted Non-Ministerial.	Rs. 160—10—350 Do.	Does not arise.	25 Years—Relaxable for Scheduled Castes/Tribes, Displaced persons and other categories in accordance with Government orders issued from time to time.
2. Senior Draftsman.	I (one)	Do.	Rs. 150—7—185 —8—225.	Do.	Do.
3. Telephone Operator.	3 (three)	Do.	Rs. 60—3—81— EB—4—125—5 —130.	Do.	Do.

FOOT NOTE.—No male candidate who has more than one wife living or no female candidate any of these posts : Provided that the Government of India may, if it is from the operation of this rule.

DULE

Educational and other qualifications required	Whether educational qualifications prescribed for direct recruits will apply in the case of appointment by promotion/transfer	Period of probation, if any	Method of probation, rectt. whether by direct rectt. or by promotion or trans- for & percent- age of the va- cancies to be filled by various methods	In case of rectt. by promotion/ transfer, what are the grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
7	8	9	10	11	12	13

Essential—

1. Graduate of a recognised University.	Age No. Qualification—	Three months	By direct recruitment failing which, by transfer from other Government Departments.	Transfer—	Not applicable.	None.
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2. Diploma or certificate in Library Science with proficiency in Universal Decimal Classification.

Desirable.

Three years' experience in Library work and knowledge of Bibliographical and documentation work.

1. Intermediate Examination from J. J. School of Arts or Delhi Polytechnic; or, Final Diploma in Architecture, from any recognised Institution.

2. Five years' experience as Draftsman under a chartered Architect or in any Government drawing Office.

Should possess Matriculation certificate and have knowledge of Operation of Telephone switch Board including the PABX/PBX Exchange Board.

who has married a person having already a wife living shall be eligible for appointment to satisfied that there are special grounds for doing so, except any such candidate

[No. Est. (7)-12/58.]

M. S. GILL Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 21st March 1959

G.S.R. 398.—In exercise of the powers conferred by section 38 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby makes a following further amendment to the Industrial Disputes (Central) Rules 1957, the same having been previously published as required by sub-section (1) of the said section, namely:—

Amendment

In the said rules—

(i) in rule 7, for the words “in triplicate to the Secretary to the Government of India in the Ministry of Labour” the following shall be substituted, namely:—

“to the Secretary to the Government of India in the Ministry of Labour (in triplicate)”;

(ii) for clause (b) of rule 8, the following clause shall be substituted, namely:—

“(b) in the case of the workmen, by any officer of a trade union of the workmen or by five representatives of the workmen duly authorised in this behalf at a meeting of the workmen held for the purpose.”

Explanation.—In this rule “officer” means any of the following officers, namely:—

- (a) the President;
- (b) the Vice-President;
- (c) the Secretary (including the General Secretary);
- (d) a Joint Secretary;
- (e) any other officer of the trade union authorised in this behalf by the President and Secretary of the Union”.

[No. L.R.I.1(64)/58-IDR. Am. VI.]
A. L. HANNA, Under Secy.

New Delhi, the 24th March 1959

G.S.R. 399.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that with effect from the 30th April 1959 the said Act shall apply to every road motor transport establishment employing fifty or more persons.

[No. PF.II/3(13)/58.]

New Delhi, the 28th March 1959

G.S.R. 400.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following amendment in the Employees' Provident Funds Scheme, 1952, namely:—

In the said Scheme, after paragraph .68, the following paragraph shall be inserted, namely:—

“68-A. Advances from the Fund for serious or prolonged illness of a member or a member of his family.—In exceptional cases, a temporary advance may be granted to a member from the amount standing to his credit in the Fund at the

discretion of the Commissioner to pay expenses incurred in connection with the serious or prolonged illness of the member or a member of his family actually dependent on him, subject to the following conditions:—

(1) No advance shall be granted unless the Commissioner is satisfied that the applicant's pecuniary circumstances justify it.

(2) An advance shall not exceed three months' basic wages of the member or his own contributions with interest thereon up to date, whichever is less:

Provided that a second advance shall not be allowed except for special reasons until at least twelve months after the previous advance has been repaid in full.

(3) An advance shall be repaid by the member in such number of equal monthly instalments as the Commissioner may direct; but such number shall not be less than twelve unless the member so elects, or in any case more than twenty-four. A member may, at his option, repay more than one instalment in a month. Each instalment shall be a number of whole rupees, the amount of the advance being raised or reduced, if necessary, to admit of the fixation of such instalments.

(4) (a) After the principal of the advance has been fully repaid, interest shall be paid thereon at the rate of 5 per cent. per annum.

(b) Interest shall ordinarily be paid in one instalment in the month after complete repayment of the principal; but, if the period referred to in sub-paragraph (3) exceeds twenty months, interest may, if the member so desires, be recovered in two equal monthly instalments.

(5) The employer shall recover the instalments of advance and interest from the member's wages and pay them to the Fund. The recovery of advance shall commence on the first occasion after the advance is made on which the member's pay for a full month is drawn irrespective of whether the balance is or is not claimed by him."

2. The amendment hereby made shall be deemed to have come into force on the 1st day of March, 1956.

[No. P.F.-II/54(36)/56.]

P. D. GAIHA, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 13th March 1959

G.S.R. 401.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to the recruitment to certain Class I and Class II posts of the General Central Service, namely:—

1. *Short title.*—These Rules may be called the Ministry of Education (Recruitment to certain Class I and Class II posts in the General Central Service) Rules, 1959.

2. *Application.*—These Rules shall apply to the posts of Deputy Educational Adviser, the Assistant Educational Adviser, the Education Officer and the Assistant Education Officer, specified in column I of the Schedule to these Rules.

3. *Classification and Scale of pay.*—The classification of the said post and their scales of pay shall be as specified in columns 3 and 4 of the said Schedule.

4. *Age-limit and other qualifications.*—The age-limit and other qualifications for recruitment to the said posts, the method of recruitment thereto and other matters connected therewith shall be as specified in columns 6 to 13 of the Schedule aforesaid.

Recruitment Rules for the post of Deputy Educational Adviser, Assistant Educational Adviser,

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required
1	2	3	4	5	6	7
1. Deputy Educational Adviser.	7	G.C.S. Class I (Gazetted)	Rs. 1100—50— 1300—60— 1600—100— 1800.	Selection	Below 45 years	<i>Essential :</i> (i) At least a Second Class Master's degree of a recognised University or equivalent. (ii) About 10 years' experience of teaching and educational administration.
2. Assistant Educational Adviser.	21	Do.	Rs. 800—50— 1150.	Do.	Below 40 years.	<i>Essential :</i> (i) At least a Second class Master's degree of a recognised University or equivalent. (ii) About 7 years experience of teaching and/or educational administration and/or specialised experience in a particular field to be specified at the time of recruitment.
3. Education Officer.	31	G.C.S. Class I	600—40—800	Selection	Below 35 years	<i>Essential :</i> (i) At least a second class Master's degree of a recognised University or equivalent.

Education Officer and Assistant Education Officer in the Ministry of Education.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of probat., if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods.	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
No.	One year	10	II	12	13
No.	One year	25% of the vacancies will be filled by direct recruitment through the Union Public Service Commission and 75% by departmental promotion through the Sr. D. P. C. of the Ministry of Education.	Assistant Educational Adviser who have put in 4 years service in that grade will be eligible for consideration.	Class I D.P.C. As required under the rules.	
No.	Do.	50% of the vacancies occurring in this grade shall be filled by direct recruitment through the Union Public Service Commission and the remaining 50% by departmental promotion through the Sr. D. P. C. of the Ministry of Education.	E. O. who have put in 2 years service in the grade of E. O. will be eligible for consideration.	Do.	Do.
No.	One year	E. O. 50% by direct recruitment through the U.P.S.C. and 50% by departmental promotion through the D. P. C. (Sr.).	A.E.O. S. who have put in 2 years service in the grade of A.E.O. will be eligible.	Class I D.P.C. As required under the rules.	

I

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Assistant Edu-
cation Officer

II

G. C. S.
Class II.
(Non-Mi-
nisterial)Rs. 350—350—
380—380—
30—590

Selection Below 25

years.

(2) About five years' experience of teaching and/or educational administration and/or specialised training and/or experience in a particular field as specified at the time of recruitment.

Essential :
At least Second Class Master's degree or equivalent from a recognised University with first class either at graduate or post-graduate level.

Note :—(1) The prescribed qualifications are relaxable in all cases at the discretion of the
 (2) The upper age-limits prescribed for direct recruitment will be relaxable in the case general orders issued from time to time by the Government of India, Ministry of Home Affairs.

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II

I2

I3

No.	One year	A.E.O. 75% by direct recruitment through the U. P. S. C., and 25% by departmental promotion through the D.P.C. (Jr.)	Technical As- sistants, in- cluding Statis- tical Assistants (Ordinary or Selection Grade) who have put in service for 5 years in the grade of T. A. or 3 years in the case of T.A. (S.G.)	Class II D.P.C.	As required under the rule.
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Union Public Service Commission in respect of candidates otherwise well-qualified, of Schedule Caste/Tribes, displaced persons and other special categories in accordance with the

[No. F-21-79/58-A. 3.]

New Delhi, the 23rd March 1959

G.S.R. 402.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to certain Class I and Class II posts in the Central Bureau of Educational and Vocational Guidance in the Ministry of Education, namely:—

1. Short title.—These Rules may be called the Ministry of Education (Class I post of Director and Class II posts of Counsellors in the Central Bureau of Educational and Vocational Guidance) Rules, 1959.

2. Applications.—They shall apply to the posts of Director and Councillor specified in Column 1 of the Schedule to these rules.

3. Classification and scales of pay.—The classification of the posts and their scales of pay shall be as specified in Columns 3 and 4 of the said schedule.

4. Recruitment qualifications, etc.—The method of recruitment, the age-limit and other qualifications for recruitment to the said posts, and other connected matters shall be as specified in columns 6 to 13 of the schedule aforesaid.

Recruitment Rules for the Posts of Director & Counsellors at the Central Bureau of Educational and Vocational Guidance, Ministry of Education.

Name of post	No. of posts	Classification,	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
I	2	3	4	5	6
1. Director	I	Central Service Class I.	Rs. 600-40-800.	NA.	45 years upper limit.
2. Counsellors.	4	Central Service Class II.	Rs. 350-350-380-380- 30-590.	Do.	35 years. upper limit.

Educational and other qualifications required	Whether educational qualifications if any prescribed for the direct recruits will apply in the case of promotees	Period of probation,	Method of rectt.	In case of promotion by direct rectt. or by promotion transfer & percentage of promotion to be filled by various methods	If a D.P.C. exists what is its position. transfer, position. grades from which	Circumstances in which U.P.S.C. is to be consulted in making rectt.
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7	8	9	10	11	12	13
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Essential

- (a) At least Second Class Master's degree in psychology or Education. Does not apply as the post is a 'direct recruitment' post. 1 year Direct recruitment. Does not apply. Does not apply. As required under the rules.
- (b) Adequate training and experience for 7 years of which at least 5 years should be in Educational & Vocational Guidance.

Qualifications relaxable at Commissions discretion in case of candidates otherwise well qualified.

Essential

- | | | |
|-----|-----|-----|
| Do. | Do. | Do. |
|-----|-----|-----|
- (a) At least Second Class Master's degree of a recognised University in Education or in Psychology
- (b) 5 years teaching experience or 3 years experience in vocational & Educational Guidance.

7	8	9	10	11	12	13
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Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.

NOTE:— (1) The upper age-limits prescribed for direct recruitment will be relaxable in the case of scheduled Castes/Tribes, Displaced persons and other special categories in accordance with the general orders issued from time by the Government of India.

- (2) (a) No male candidate who has more than one wife living shall be eligible for appointment to any of these posts. Provided that the Government of India may, if it is satisfied that there are special grounds for doing so exempt any such male candidate from the operation of this rule.
- (b) No female candidate who has married a person having already a wife living shall be eligible for appointment to any of these posts: Provided that the Government of India may, if it is satisfied that there are special grounds for doing so, exempt any such female candidate from the operation of this rule.

[No. F.21-62/58-A.3.]

NIZAMUDDIN AHMED, Dy. Secy.

MINISTRY OF HEALTH

New Delhi-2, the 28th March, 1959,

G.S.R. 403.—In exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendment to the Indian Port Health Rules, 1955, the same having been previously published as required by sub-section (2) of that section, namely:—

In the said rules, in clause (ii) of the Note below rule 57(2), after the word "Cochin" the word "Kandla" shall be inserted.

[No. F.15-6/58-IH.]

T. V. ANANTANARAYANAN, Under Secy.

New Delhi-2, the 28th March, 1959

G.S.R. 404.—In exercise of the powers conferred by proviso to Article 399 of the Constitution of India the President hereby makes the following rules regulating the methods of recruitment to Civil Service Class III and Civil Service Class IV posts at the All-India Institute of Hygiene and Public Health, Calcutta, namely:—

1. **Short title.**—These rules shall be called All-India Institute of Hygiene and Public Health, Calcutta (Recruitment to Class III and Class IV posts) Rules, 1959.

2. These rules shall apply to the recruitment to the posts specified in column 1 of the schedule annexed hereto.

3. The classification of posts the scales of pay attached to them, the qualifications for and the method of recruitment to the said posts and others matters pertaining thereto shall be as indicated in columns 2 to 15 of the said schedule.

SCHE
ALL INDIA INSTITUTE OF

Statement showing the Class

Name of posts	Its classi- fication whether gazetted or non- gazetted and whether minis- terial or non-minis- terial	Scale of pay	Duties.	Number of posts	Percentag of posts to		
					Direct recruit- ment	By selec- tions	Senior- ity-cum- fitness.
1	2	3	4	5	6	7	8
		Rs.					
1. Superintendent	Ministerial Class II	250—15—400	See an- nexure	3	Nil	Selection 100 %	..
2. Head Clerk	Do.	100—10—250	..	2	100 %
5. Accountant	Do.	80—220	..	3	50%	..	50 %
4. Cashier	Do.	Do.		1	100%
5. Stenographer	Do.	Do.	..	11	100%
6. Secy. Steno- grapher.	Do.	160—250	..	2	50%	..	50 %
7. Upper Divi- sion Clerk.	Do.	80—220	..	19	50%	..	50 %
8. Lower Division Clerk.	Do.	60—130	..	30	100%	..	100 %
9. Computer	Do.	Do.	..	10	100%
1. Demonstrators (Selection Grade)	Non, Ministerial class II	250—500	..	10	1—	100%	..
2. Demonstrator	Do.	160—350	..	10	100%
3. Asstt. Medical Officer.	Do.	250—500	..	5	100%
4. Asstt. Bacteri- ology.	Do.	Do.		1	..	100%	..
5. Tech. Asstt.	Do.	160—10—330	..	3	100%
6. Res. Asstt.	Do.	Do.	..	2	100%
7. Field Instruc- tor.	Do.	Do.	..	1	100%
8. Asstt. Officer- in-charge Train- ing.	Do.	Do.	..	1	100%
9. School Medical Officer.	Do.	Do.	..	1	100%

**DULB
HYGIENE & PUBLIC HEALTH, CALCUTTA.**

III Posts for Recruitment Rules.

be filled by	For direct recruitment only	For Promotion/Transfer only,			Compensation of D.P.C.	
Transfer	Age limits	Educational and other qualification required	Period of probation if any	Whether age and educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer	Grades/sources from which promotion/transfers to be made	
9	10	11	12	13	14	15
The Instt. is an isolated and no question of transfer arises.	25 yrs. 30 yrs. for Scheduled Castes & Tribes 45 yrs. for displaced persons.	For qualification etc. Please see annexure I. This Relaxable in the case of other special categories in accordance with the general orders issued from time to time by the Government of India.	One Year	No. No. Do.	Head Clerk U.D.C. Acctt. Cashier. Lower Divn. Clerk.	Deputy Director A.O. & Senior most Professor of the Institute. Do.
		are relaxable in suitable cases by the Govt. of India.		..	*The post may also be filled by promotion according to seniority from amongst Lower Divn. Clerks.	
			Do.	No. ..	Stenographer	
			Do.	No. ..	Lower Division Clerk.	
			Do.	
			Do.	No. ..	Junior grade Demonstrator, Tech. Asstt., Res. Asstt. & others	Do.
			Do.	Professor-in-charge of section to which the post belongs.
			Do.	No. ..	Do.	
			Do.	
			Do.	

	1	2	3	4	5	6	7	8
10. Dietetician	Non-Ministerial	160-10-330	..	1	100%	
11. Psychological Asstt.	Do.	Do.	..	1	100%	
12. Statistical Asstt.	Do.	Do.		1	100%	
13. Museum Curator	Do.	Do.	..	1	100%	
14. Asstt. Engineer	Do.	200-350	..	1	100%	
15. Photographer	Do.	160-10-330	..	1	100%	
16. Workshop Asstt.	Do.	(i) 160-330 (ii) 75-3-105	..	1+2	100%	
17. R.M.O.H.	Do.	160-450	..	1	100%	
18. Asstt. Field M.O.	Do.	160-10-330	..	2	100%	
19. Sister Tutor	Do.	250-10-350	..	1	100%	
20. Head Media maker.	Do.	160-10-330	..	1	100%		100%	
21. Sister .	Do.	200-5-250	..	2	100%	
22. P.H. Nurse .	Do.	Do.	..	6	100%	
23. Social Worker	Do.	200-10-350	..	6	100%	
24. Librarian .	Do.	160-10-250	..	3	100%	
25. Medical Officer (Male).	Do.	150-400	..	2	100%	
26. Lady Medical Officer.	Do.	Do.	..	2	100%	
27. Health Visitor (Gr. 'A')	Do.	150-225	..	1	100%	
28. Health Visitor (Gr.'B')	Do.	(i) 125-185 (ii) 110-4-150.	..	11	100%	
29. P.H.Inspector	Do.	150-225	..	1	100%	
30. Sr. Sany. Inspector.	Class III Non-ministerial.	150-225	..	1	100%			
31. Building Inspector	Do.	125-200	..	2	100%			
32. Sany. Inspector	Do.	Do.	..	4	100%			
33. Artist	Do.	90-150	..	2	50%		50%	
34. Media Maker	Do.	55-85	..	2	100%			
35. Sr. Lab. Asstt.	Do.	90-120	..	2	..		100%	
36. Technician & Cinotechnician	Do.	Do.	..	15	50%		50%	
37. Lady H. Visitor (W. Bengal Govt.)	Do.	110-4-150	..	4	100%		..	
38. Midwife .	Do.	100-185	..	13	100%		..	
39. Health Inspector	Do.	90-4-130	..	2	100%		..	
40. Nurse .	Do.	100-185	..	13	100%		..	
41. Nursing School Teacher	Do.	Do.	..	1	100%		..	
42. Nurse & Mid-wife (W. Bengal Govt.)	Do.	60-3-90	..	12	100%		..	
43. Transport Supervisor	Do.	100-155	..	1			100%	
44. Asstt. Cine-Technician	Do.	60-130	..	2	100%			
45. Museum Asstt.	Do.	Do.	..	1	100%			

9	10	11	12	13	14	15
			One Year			
			Do.
			Do.
			Do.
			Do.
			Do.
			Do.
			Do.
			Do.	No.	Technician & Sr. Lady. Asstt.	..
			Do.
			Do.
			Do.
			Do.
			Do.
			Do.	No.	Jr. grade H.V.	..
			Do.
			Do.
			Do.
			Do.
			Do.
			Do.	..	Museum Asstt. & Cine-Tech. Jr. Lady Assstt.	
			Do.		Do.	
			Do.			
			Do.			
			Do.			
			Do.			
			Do.	..	Driver.	..
			Do.
			Do.

I	2	3	4	5	6	7	8
46. Lady Asstt.	One Year	60—105		18	75%		25%
47. Driver	Do.	40—75		11	100%		
48. Animal Care-taker	Do.	55—3—85		1	100%		
49. Health Asstt.	Do.	100—185		1	100%		
50. Compounder	Do.	60—105		1	100%		
51. Field Asstt.	Do.	40—2—60		2	100%		
52. Compounder-cum-Attendant	Do.	55—100		2	100%		
53. Fitter Mistry	Do.	60—105		1	100%		
54. Dispenser	Do.	55—100		1	100%		
55. Medico Social Worker	Do.	150—7—185—8—225		1	100%		
56. Lady Superintendent	Do.	200—5—250		1	100%		
57. Sr. Draftman	Do.	100—185		4	75%		25%
58. Chief Draftman	Do.	260—400		1	..		100%
59. Jr. Draftman	Do.	60—120		1	100%		..
60. Caretaker	Do.	60—130		3	100%		..
61. Telephone Operator	Do.	60—130		3	100%		

Class IV.

1. Collecting Sicc-car	40—60	Office Work	1		100%
2. Sorter	Do.	Do.	2		100%
3. Duftry	35—50	Do.	1		100%
4. 2nd Class Zamedar	Do.	Do.	1		100%
5. Durwan	30—35	Do.	6	100%	
6. Watchman*	Do.	Do.	3	100%	
7. Peon	Do.	Do.	69	100%	
8. Animal Attendant	Do.	Operative	5	100%	
9. Cleaner	Do.	Office work.	3	100%	
10. Mali	Do.	Do.	9	100%	
11. Pumpman	Do.	Do.	2	100%	
12. Ayah	40—60	Operative	4	100%	
13. Cook	Do.	Office work.	1		100%
14. Asstt. Cook	30—35	Do.	11	100%	
15. Lady Attendant	Do.	Operative	21	100%	
16. Sweeper	Do.	Office work	35	100%	
17. Trained Dai	20—25	Operative	2	100%	
18. Mazdoor	Do.	Office work.	6	100%	
19. Madicine - Carrier	Do.	Do.	4	100%	
20. Cook (West Bengal Govt.)	40—2—60	Do.	2	100%	
21. Ward Attendant (W. Bengal Govt.)	20—25	Do.	4	100%	
22. Chowkidar	30—1—35	Do.	4	100%	

ANNEXURE

*Ministerial Class III**Qualifications*

1. Superintendent 1. Ministerial head of a Branch, general supervision, experience in office routine, preferably a graduate with initiative or representing the Administrative officer where necessary.
2. Head Clerk 2. In-charge of sub-office, general supervision, experience in office routine, preferably a graduate.
3. Accountant 3. Graduate with office experience preferably in an audit office, case work accounting procedure.
4. Cashier 4. Intermediate with proficiency in accountancy preferably in a Bank.
5. Stenographer 5. Matriculate possessing a certificate in stenography or 100—120 words per minute and typewriting speed 40—50 words per minute. Intermediate or graduate in science preferred.
6. Secy. Stenographer 6. Matriculate possessing a certificate in stenography or 100—120 words per minute and typewriting speed 40—50 words per minute. Intermediate or graduate in science preferred.
7. Upper Division Clerk 7. Graduate with office experience, case work and accounts knowledge of typing preferable.
8. Lower Division Clerk 8. Matriculate with typewriting speed of 35—40 words per minute. Intermediate possessing experience of office work with requisite typing knowledge will be preferred.
9. Computer 9. Matriculate with Computer's certificate and experience in Computation.

Non-Ministerial (Technical Class III)

1. Demonstrator
- Microbiology Section*.—Medical graduate with experience in Bacteriological work, post-graduate qualification in Public Health or Tropical Medicine will be additional qualification.
 - Statistics Section and Epidemiology Section*.—M.A. or M.Sc. in Mathematics or Statistics with experience in Statistical work.
 - Public Health Administration Section and Epidemiology Section*.—Medical Graduate with Post-graduate D.P.H. qualification and preferably with experience in field work.
 - Maternity and Child Welfare Section*.—Woman Medical graduate with special training in Maternity and Child Welfare (D.M. & C.W.). Working knowledge of Hindi and Bengali preferable.
 - Sanitary Engineering Section*.—I post—Civil Engineering from a recognised University. Post Graduate qualification in Public Health Engineering, Field experience for 2 years and teaching desirable.
I post—Engineering and public health qualification not necessary of a degree standard. Adequate field teaching experience in Sanitation or Sanitary Engineering.
 - Biochemistry and Nutrition Section*.—(i) Medical Graduate, or (ii) M.Sc. Tech. (Food and Water) or (iii) M.Sc. in Physiology, or (v) Diploma in Nutrition or (v) M.Sc. in Chemistry or Biochemistry. Desirable for (i) Graduate with Chemistry as one of the subjects and (ii) experience in a recognised laboratory for at least one year.
 - Physiological and Industrial Hygiene Section*.—M.Sc. in Physiology or graduate in Medical Engineering with special experience.

- (h) *Health Education Section.*—Must have a degree in Natural or Social Science, Medicine or education Training in Health Education or possessing of D.P.H. or D.M. & C.W. qualification.
3. Assistant Medical Officer
- 3. (i) Medical graduate with experience in Tuberculosis work. T.D.D. or D.P.H. qualification preferable.
 - (ii) Medical graduate with Diploma in Radiology and experience in radiological work.
 - (iii) Medical graduate with training and experience in Leprosy work. Post-graduate qualification D.T.M. or D.P.H. preferable.
 - (iv) Medical graduate with experience or training in venereal diseases work. Post-graduate qualifications or D.V.D. or D.P.H. or D.T.M. preferable.
4. Assistant Bacteriologist
- 4. Medical graduate with post-graduate qualification in public health or in Tropical Medicine. Experience in Bacteriological work for at least 3 years essential.
5. Technical Assistant
- 5.(i) M.Sc. in Chemistry or a B.Sc. in Chemistry (Hons.) with 3 years experience in Sany. Chemistry.
 - (ii) Civil Engineering Degree from a recognised University.
 - (iii) M.Sc. in Biology or a B.Sc. (Biology) with 3 years experience in Sany. Biology work. Desirable for(i) and (ii)
 - (iii) Teaching Research experience in Sanitation and post graduate qualification in Public Health Engineering and teaching.
6. Research Assistant
- 6. (i) M.Sc. in Physics.
 - (ii) M.Sc. in Physiology or a Medical man (under-graduate) with training in Industrial Hygiene
7. Field Instructor
- 7. Medical graduate with experience in clinical and field work. Post-graduate qualification in Public Health preferable.
8. Asstt. Officer-in-charge Training
- 8. Medical graduate with a Diploma in Public Health.
9. School Medical Officer
- 9. Medical graduate with experience in School Health work. Working knowledge of Hindi and Bengali preferable.
10. Dietetician
- 10. Diploma in Dietetics. Graduate with Chemistry as one of the subject preferable.
11. Psychological Assistant
- 11. Master's Degree in Psychology with experience for at least 1 year.
12. Statistical Assistant
- 12. M.A. or M.Sc. in Statistics with experience in Statistical work.
13. Museum Curator
- 13. Graduate preferably in biological science of a recognised University preferably with certificate in Health Education. Must have had 5 years experience in preparing, maintaining demonstrations, charts, posters, models, exhibits and keeping records of such item in a medical or P.H. Museum or with any agency.
14. Assistant Engineer
- 14. Civil Engineering Degree from a recognised University, Post graduate qualification in P.H. Engineering preferable.
15. Photographer
- 15. Should have been employed as a Photographer for at least 5 years and have the abilities to organise and supervise a photographic unit. Should have knowledge of and abilities to use miniature, reflex, press and cine cameras dark room equipment and perform necessary dark room services in Photography. Must be able to plan organise and to take photography for documentary teaching and publicity purposes. Should be capable of making micro-photographies and slides.
16. Workshop Assistant
- 16. M.Sc. in Physics with special knowledge in Electronics and workshop experience.

17. R.M.O.H. 17. Medical graduate with Post-graduate D.P.H. qualification and experience in Rural Health work and teaching.
18. Assistant Field Medical Officer 18. L.M.F. with training or experience in Public Health Survey work. Preference will be given to an M.B.B.S.
19. Sister Tutor 19. Matriculate. Registered Senior Nurse and Senior Midwife. Post-graduate or Post certificate in Sister Tutor from a recognised Institution. Experience in Children Ward and held a Senior Nurse's post in a hospital.
20. Head Mediamaeker 20. B.Sc. or B.A. with science subjects. 3 years experience in media maker with knowledge of bacteriological procedures.
21. Sister 21. (i) Senior Nursing or Midwifery certificates.
(ii) A minimum of 2 years experience as a staff Nurse in a Hospital.
22. Public Health Nurse 22. Senior certificate in general nursing and midwifery and a certificate or a degree or a diploma in Public Health Nursing from a recognised training Institute. Experience in the field of public health nursing in Rural area. Working knowledge of Hindi and Bengali preferable.
23. Social Worker 23. Graduate or under graduate with a Diploma in Social Science from a recognised University or a graduate with at least 5 years experience in medical social work.
24. Librarian 24. Graduate with Diploma or Degree in Library Science from a recognised Institution or University. Graduate in Science with at least 3 years experience in library work in a Medical or a Teaching Institution.
25. Medical Officer (Male) 25. M.B.B.S. with experience in Rural Field Practice.
26. Lady Medical Officer 26. M.B.B.S. with experience in Rural Field Practice.
27. Health Visitor (Gr. 'A') 27. Matriculate with Health Visitor's certificate. Experience in Maternity and Child Welfare work for at least 5 years. Working knowledge in Hindi and Bengali
28. Health Visitor (Grade 'B') 28. Matriculate with Health Visitor's certificate. Working knowledge of Hindi and Bengali. Experience in Maternity and Child welfare work, but in case of male Health Visitor, he should in addition have training in T.B. Clinics.
29. Public Health Inspector 29. Passed Sanitary Inspector's course and field experience of at least 5 years primarily in environmental sanitation. Teaching experience desirable.
30. Senior Sanitary Inspector 30. Passed Sanitary Inspector's course. Experience in rural public health work for at least 5 years and relaxable for candidates suitable otherwise.
31. Building Inspector 31. Licentiate in Civil Engineering or a Overseer's certificate experience in engineering department of Municipality or a Corporation desirable.
32. Sanitary Inspector 32. Sanitary Inspector, Field experience for a minimum period of 2 years preferably in Municipal Sanitation.
33. Artist 33. Certificate from Government College of Arts and Crafts in fine arts, Commercial arts or equivalent qualification from any recognised Government Institution 3 years experience in art work in a Scientific Institution. Experience of Medical art work preferable Working knowledge of photography desirable.
34. Mediamaeker 34. Matriculate with 3 years experience in Medicamaking.
35. Senior Laboratory Assistant 35. Matriculate with experience as Laboratory Assistant in a recognised Institution for a minimum period of 10 years. Capacity to handle Physical instruments Experience in the use and maintenance of apparatus in a Psychological Laboratory or in Industrial Hygiene

36. Technician and Cine-Technician 36. I.Sc. with Chemistry as one of the subjects and passed Laby. Technicians course of a recognised Institution. Experience in a recognised Instt. for a minimum period of 5 years and capacity to handle and maintain delicate instruments.
37. Lady Health Visitor (West Bengal Government) 37. Matriculate with Health Visitor's Certificate. Working knowledge of Hindi and Bengali. Experience in M & C.W. work.
38. Midwife 38. Senior Midwifery certificate recognised by the Nursing Council. Working knowledge of English and Bengali essential.
39. Health Inspector 39. Matriculate possessing a Sanitary Inspector's certificate or holding a Diploma issued by a State Government. Experience in Rural Health work.
40. Nurse 40. Passed Senior Nursing certificate and midwifery certificate courses recognised by the State Faculty or Nursing Council. Basic qualification—Matriculation preferable working knowledge of Hindi and Bengali.
41. Nursing School Teacher 41. Matriculate. A certificate in junior Basic training in Montessori, Kindergarten and Nursery School experience for a minimum period of 2 years. Working knowledge in Hindi and Bengali.
42. Nurse and Midwife (West Bengal Government) 42. See as above serial No. 40.
43. Transport Supervisor 43. Matriculate who has undergone a training in motor mechanism sound knowledge in repairs and breakdown or deterioration in particular parts. Should have initiative in controlling Drivers and checking of log books and writing reports. Knowledge of motor vehicles rules preferable.
44. Assistant Cine-Technician 44. Matriculate with 3 years experience in the use and maintenance of publicity apparatus.
45. Museum Assistant 45. Matriculate with certificate from Government College of Arts & Crafts in modelling. Elementary knowledge of art work. Two years experience in model making.
46. Laby. Assistant 46. (1) I. Sc. with Technician's certificate from any recognised Instt. or Matriculate with Technician's certificate and 5 years experience in laboratory work. (2) I.Sc. with Chemistry as one of the subjects and either taken laby. Technicians' course in recognised Instt. or has experience in a recognised laby. for 2 years. (3) I.Sc. with Technician's certificate from any recognised Instt. or I.Sc. who should have worked in a chemical or biological (water or sewage) laboratory for a minimum period of one year.
47. Driver 47. Licence holder. Driving heavy vehicles and sound knowledge of motor mechanism.
48. Animal Care-taker 48. I.Sc. with experience of Mediamaier and of breeding and taking care of laboratory animals.
49. Health Asstt. 49. Matriculation possessing a Saty. Inspector's certificate or holding a diploma issued by a State Government or experience in health work preferably experience in the Army Medical Corps as Nurse, Health Asstt. etc.
50. Compounder 50. Certificate as a pharmacist from a recognised Institution or passed West Bengal Council's Compoundsership Examination.
51. Field Asstt. 51. Matriculate with elementary knowledge in entomological work or in laboratory procedure.
52. Compounder-cum-Attendant 52. Matriculate with elementary knowledge in entomological work or in laboratory procedure.
53. Fitter Mistry 53. Proficiency in plumbing carpentry and smithy with working knowledge of English.

54. Dispenser 54. See as above Serial No. 50.
55. Medico Social Worker 55. A person with a diploma or degree in Social Science from recognised Institutions. Desirable—specialisation in Medico, Social Work during the diploma course. Working knowledge of Hindi and English and at least 3 years experience in Medico Social work.
56. Lady Superintendent 56. The candidate should be over 40 years of age and must be without any encumbrances. A lady graduate or more especially a retired teacher from a School or College will have preference.
57. Senior Draftsman 57. Draftsmanship or upper subordinate Diploma from a recognised engineering institution and experience in Civil engineering works or survey.
58. Chief Draftsman 58. Civil Engineering degree from a recognised University. An engineering or public health engineering not necessarily of a degree standard will be considered in lieu of above provided the candidate possesses adequate field experience in public health engineering work.
59. Junior Draftsman 59. Draftsmanship Diploma or Lower subordinate Diploma from a recognised engineering institution and experience in the drawing office.
60. Care-taker 60. Matriculate with experience as Care-taker of a building and supervision over the work of class IV staff. An ex-service man is preferred.
61. Telephone Operator 61. Matriculate with experience as a Telephone Operator.

CLASS IV

1. Collecting Sircar 1. Class VIII standard and experience in Bank or Treasury work.
2. Sorter 2. Class VIII standard pass and experience in record work. Should have working knowledge in English.
3. Daftary 3. Class VIII standard pass and experience in dustry's job viz., stitching files, sorting them, despatch of post etc.
4. 2nd Class Zamadar 4. Class VIII standard pass and experience as orderly with working knowledge in English and Hindi.
5. Durwan 5. Class VIII standard and experience in guard duty.
6. Watchman 6. Class VIII standard and experience in guard duty.
7. Peon 7. Class VIII standard pass and experience in normal duties of peon working knowledge of English and Hindi preferable.
8. Animal Attendant 8. No minimum qualification proposed but should have experience in laboratory work etc.
9. Cleaner 9. No minimum qualification proposed but should have experience in laboratory work etc.
10. Mali 10. Experience in gardening.
11. Pumpman 11. Experience in Tubewell work.
12. Ayah 12. Class VIII standard and experience in Nursery school.
13. Cook 13. Middle Class standard and experience in hospitals or clinics for preparation of diets.
14. Assistant Cook 14. Middle Class standard and experience in hospitals or clinics for preparation of diets.
15. Laby. Attendant 15. Class VIII standard and experience in laboratory work.
16. Sweeper 16. No minimum qualification proposed but should have experience in laboratory works etc.
17. Trained Dai 17. Class VIII standard and experience in Maternity work.

18. Mazdoor 18. Same as serial No. 7.
 19. Medicine Carrier 19. Same as serial No. 7.
 20. Cook (West Bengal Government) 20. Same of as serial No. 13.
 21. Ward Attendant (West Bengal) 21. Same as serial No. 7.
 22. Chowkidar 22. Same as serial No. 5.

ANNEXURE II

*Ministerial Class III**Duties*

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| 1. Superintendent | 1. To function as Head of a Branch in the Office, Central supervision of work of the Upper Division clerks, accountant, cashier, lower division clerk in the office. |
| 2. Head Clerk | 2. To function as ministerial Head Office in the Health Centre units, general supervision of work of upper, division clerk and lower division clerks attached to the units. |
| 3. Accountant | 3. Case work, accounts, checking, of bills etc. preparation of various returns, budget, central expenditure etc. maintenance of various registers required for respective branches, Stock ledgers etc. |
| 4. Cashier | 4. Receipt and disbursement, maintenance of such books and other subsidiary register. |
| 5. Stenographer | 5. Stenography confidential work, may also be required to assist the officer to whom he is attached, preparation of lecture notes, disposal of general office work of the Technical Section. |
| 6. Secy. Stenographer | 6. Do. |
| 7. Upper Division Clerk | 7. Same as serial No. 3. |
| 8. Lower Division Clerk | 8. Typewriting, diary, despatch, elementary case work accounts and bill work, tabulation, punching, shorting handling of Statistical machine, maintenance of stock ledgers etc. operational of telephone switch board and record of calls. |
| 9. Computer | 9. Do. |

Non-Ministerial Class III

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| 1. Demonstrator (Selection Grade) | 1. To assist the Professor/Associate Professor/Asstt. Professor in their respective Sections in teaching, demonstrations either in the Laboratory or in the practice field, conducting clinics, laboratory tests, collection of data, as well as carrying on research programmes, workshop duty in the repairs of instruments, upkeep of museum for demonstration purposes, examination of health of the school children etc. |
| 2. Demonstrator | 2. Do. |
| 3. Asstt. Medical Officer | 3. To attend to Public Health Laboratory in clinical tests and attending the various clinics <i>viz.</i> T. B., V. D. and Leprosy. |
| 4. Asstt. Bacteriologist | 4. Do. |
| 5. Technical Assistant | 5. Same as serial No. 1. |
| 6. Research Assistant | 6. Same as serial No. 1. |
| 7. Field Instructor | 7. Same as serial No. 1. |
| 8. Asstt. officer-in-charge training | 8. Same as serial No. 1. |
| 9. School Medical Officer | 9. Same as serial No. 1. |
| 10. Dietician | 10. Same as serial No. 1. |
| 11. Psychological Asstt. | 11. Same as serial No. 1. |
| 12. Statistical Asstt. | 12. Same as serial No. 1. |
| 13. Museum Curator | 13. Same as serial No. 1. |

14. Asstt. Engineer 14. Teaching environmental sanitation.
15. Photographer 15. Photography work relating to audio visual and Scientific work.
16. Workshop Assistant 16. Same as serial No. 1.
17. Rural Medical Officer of Health 17. Mainly teaching and Demonstration.
18. Asstt. Field Medical Officer 18. To assist the medical officers in Health Survey work.
19. Sister Tutor 19. To attend to childrens hospital and to teaching paediatrics to the Public Health Nursing Course students.
20. Head Media maker 20. Preparation of media for laboratory work and to attend to the practical Classes of the students for demonstration.
21. Sister 21. To attend to childrens hospital and to assist the Sister tutor.
22. Public Health Nurse 22. Teaching and Demonstration to the D. M. & G.W. and P.H.N. students.
23. Social Worker 23. To attend to members of the public either at their residences or at the clinics to collect information on health problems.
24. Librarian 24. To cater to the needs of the teaching & research staff and students in furnishing references.
25. Medical Officer (Male) 25. To attend the Clinic Centre Hospitals.
26. Medical Officer (Lady) 26. Do.
27. Health Visitor (Gr. 'A') 27. Home visiting and Maternity and Child Welfare Work
28. Health Visitor (Gr. 'B') 28. Do.
29. Public Health Inspector 29. Environmental Sanitation Work & demonstration to trainees connected with sinking and resinking of Tubewells.
30. Sr. Sanitary Inspector 30. Do.
31. Building Inspector 31. Same as serial No. 29 excepting demonstration.
32. Sanitary Inspector 32. Do.
33. Artist 33. Preparation of charts and diagrams.
34. Media maker 34. Preparation of media for Laboratory work.
35. Senior Lady Assistant 35. Laboratory work.
36. Technician and Cine-Technician 36. Publicity and propaganda work.
37. Lady Health Visitor 37. Same as for Sl. No. 27.
38. Midwife 38. Maternity and Child Welfare work.
39. Health Inspector 39. Same as for Junior Sanitary Inspector.
40. Nurse 40. To attend to clinics and hospitals.
41. Nursing School Teacher 41. Caretaking of children and nursing.
42. Nurse & Midwife 42. Same as for Sl. Nos. 38 & 40.
43. Transport Supervisor 43. Looking after the vehicles and control of Drivers.
44. Asstt. Cine-Technician 44. Same as for Sl. No. 36.
45. Museum Assistant 45. Preparation of charts and diagrams.
46. Lady. Assistant. 46. Laboratory work.
47. Driver 47. Driving of vehicles and attend to cleanliness of the Cars and minor repairs.
48. Animal Care-taker 48. Taking care of laboratory animals.
49. Health Assistant 49. Same as for Health Visitor's duty.
50. Computer 50. Pharmaceutical work.
51. Field Assistant 51. Collection of larvae from field and laboratory work.
52. Compounder-cum-Attendant 52. Same as for Sl. No. 50.
53. Fitter Mistry. 53. Sanitation repairing.
54. Dispenser 54. Same as for Sl. No. 50.
55. Medico Social Worker 55. Same as for Sl. No. 23.
56. Lady Superintendent 56. Supervision and guidance to the Lady students in the matter of discipline, etc.
57. Chief Draftman 57. Civil engineering draftmanship as well as demonstrations to the students in the laboratory or in the field.
58. Senior Draftman 58. Preparation and drawing of charts and plans etc. and to attend the students Practical Classes.
59. Junior Draftman 59. Preparation and drawing of charts and plans etc.
60. Carc-Taker 60. Supervision of general cleanliness of the premises, keeping of attendance of Class IV staff, arrangements for holding meetings and lectures, contact with the C.P.D.D. people and attendance to any emergent work due to breakdown, fire, etc.

61. Telephone Operator 61. Same as serial No. 9.

Class IV

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| 1. Collecting Sircar | 1. Presentation of bills and collecting of cheques and tendering of payment. |
| 2. Sorters | 2. Record keeping, movement of files. |
| 3. Duftry | 3. Providing of records and supply of files and helping in despatch work. |
| 4. 2nd Class Zamadar | 4. To attend to Director—normal duties of an orderly. |
| 5. Durwan | 5. Security Duty. |
| 6. Watchman | 6. Do. |
| 7. Peon | 7. Normal duties of a peon delivery of papers, cleaning of furniture and equipment, etc. |
| 8. Animal Attendant | 8. Attending to Laboratory animals. |
| 9. Cleaner | 9. Cleaning of vehicles. |
| 10. Mali | 10. Gardening. |
| 11. Pumpman | 11. Lifting of tube-well water. |
| 12. Ayah | 12. Attending to nurses and Nursery School Teacher. |
| 13. Cook | 13. Cooking for nursery school clinics and hospital patients. |
| 14. Asstt. Cook | 14. To assist the cook. |
| 15. Laboratory Attendant | 15. Laboratory cleaning etc. |
| 16. Sweeper | 16. Sweeping, cleaning etc. |
| 17. Trained Dai | 17. Attending to Nurses and Midwife. |
| 18. Mazdoor | 18. Same as for Peons. |
| 19. Medicine Carrier | 19. Accompanying Midwife etc. |
| 20. Cook (West Bengal Govt.) | 20. Same as Sl. No. 13. |
| 21. Ward Attendant | 21. Same as Sl. No. 19. |
| 22. Chowkidar | 22. Same as Sl. No. 5. |

[No. F.5-211/57-Instt.]

A. C. RAY, Under Secy.

